PLAINTIFF'S

Page 1

NO. DC-19-09828

D&T PARTNERS, LLC
(Successor in interest to
ACET VENTURE PARTNERS,
LLC),

Plaintiff

VS.

ACET GLOBAL, LLC; BAYMARK
ACET HOLDCO, LLC; BAYMARK
MANAGEMENT, LCC; BAYMARK
MANAGEMENT, LCC; BAYMARK
PARTNERS; DAVID HOOK; TONY
LUDLOW; and WINDSPEED
TRADING, LLC,

) IN THE DISTRICT COURT
)

DALLAS COUNTY, TEXAS
)

116th JUDICIAL DISTRICT
)

116th JUDICIAL DISTRICT
)

LUDLOW; and WINDSPEED

TRADING, LLC,

Defendants

REMOTE ORAL AND VIDEOTAPED DEPOSITION OF

MATT DENEGRE

April 8, 2021

ORAL AND VIDEOTAPED DEPOSITION OF MATT DENEGRE, produced as a witness at the instance of the PLAINTIFF, and duly sworn, was taken in the above-styled and numbered cause on April 8, 2021, from 10:12 a.m. to 5:52 p.m., via videoconference before Karen Usher, CSR in and for the State of Texas, reported by machine shorthand, pursuant to the Texas Rules of Civil Procedure, current Emergency Order Regarding the COVID-19 State of Disaster, and the provisions stated on the record or attached hereto.

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TOR THE PLAINTIFF:  MR. JASON B. FREEMAN  MR. ZACHARY MONTGOMERY Freeman Law, PLLC  7011 Main Street Frisco, Texas 75035 (214) 984-3410 jason@freemanlaw.com  montgomery@freemanlaw.com  FOR THE DEFENDANTS BAYMARK ENTITIES:  MR. EDWARD PERRIN Hallett & Perrin  1445 Ross Avenue Suite 2400  Dallas, Texas 75202 (214) 953-0053 eperrin@hallettperrin.com  FOR THE DEFENDANTS WINDSPEED TRADING, LLC:  MS. BRENDA HARD-WILSON  MR. TIMOTHY WOODS Higier Allen  2711 North Haskell Avenue Suite 2400  Dallas, Texas 75204 (972) 371-2481  Dallas, Texas 75204 (972) 371-2481  Dallas, Texas 75204 (972) 371-2481  ALSO PRESENT:  Mr. Tomer Damti Mr. Anthony Ludlow  24  25	1 January 19th, 2019
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1 INDEX PAGE 2 Appearances	Page 5  1 PROCEEDINGS 2 MATT DENEGRE,
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1	MR. PERRIN: That's correct. And Jason,	1	before?
2	just for the purposes of this deposition, you can't see	2	A. No.
3	it, I'll turn it around if you want to, but the screen	3	Q. Have you ever been involved in a lawsuit
4	we have y'all on on the wall is on the other side of	4	before?
5	this table. And so if you're going to put up documents,	5	A. Yes.
6	he can try to look at them with his glasses or I can put	6	Q. What lawsuit was that?
7	it up on my laptop and he can look at them on the laptop	7	A. This was a small-claims lawsuit.
8	right in front of me.	8	Q. Okay. What did that involve?
9	MR. FREEMAN: Okay.	9	A. Customer payment that was never received.
10	MR. PERRIN: I think that would be the	10	Q. And who were the parties to that suit?
11	simplest way to go.	11	A. I was, and I don't recall the defendant's
12	MR. FREEMAN: Okay.	12	name.
13	MR. PERRIN: All right.	13	Q. Did it involve a particular business?
14	MR. FREEMAN: Fair enough. We'll see how	14	A. Yes. This was a painting business I owned in
15	that works on the first one, but whatever we need to do	15	2006.
16	is fine.	16	Q. Okay. Do you understand that you're here
17	MR. PERRIN: Okay.	17	under oath today?
18	MR. FREEMAN: One other procedural	18	A. I do.
19	matter. I would like to invoke the rule with respect to	19	Q. And understand that it's a crime to lie under
20	any defendant parties on this deposition. Does anyone	20	oath?
21	have a position on that?	21	A. I do.
22	MR. PERRIN: I think any party to the	22	Q. Just lay out a few ground rules, Mr. Denegre.
23	case is entitled to be in any proceeding involving this	23	Whenever I ask a question, if you'll try to let me
24	case, and Mr. Ludlow is a named defendant and also a	24	complete it before you give an answer, that will make it
25	representative of the entities and he's entitled to be	25	easier on the court reporter. If you when you do
	Page 7		Page 9
1	here and is not covered by invoking the rule.	1	give an answer, if you will try to give a verbal
2	MR. FREEMAN: Is it just Mr. Ludlow on	2	response rather than a nod, that will also help us in
3	the on the other one, I guess, that says "Anthony" or	3	memorializing the record.
4	are there any other witnesses?	4	If I ask a question that you don't
5	MR. PERRIN: Tony, anybody else there	5	understand, if you will, please let me know you don't
6	with you?	6	understand it. And with that groundwork, just say, can
7	MR. LUDLOW: Just me by myself in my	7	we agree that it's fair to say if you don't tell me that
8	cabin.	8	you don't understand the question, we can assume that
9	MR. FREEMAN: Okay. I think we're good.	9	you understand it?
10	EXAMINATION	10	A. Agreed.
11	BY MR. FREEMAN:	11	Q. If you need to take a break at any time,
12	Q. Okay. Mr. Denegre, could you please state	12	please just let me know; water, restroom, whatever you
13	your full name for the record?	13	need is fine. And we can take them whenever you need
14	A. Matthew Denegre.	14	to. The only think I will ask is if I have got a
15	Q. Mr. Denegre, my name is Jason Freeman. I	15	particular question on the table that you answer that
16	represent D&T Partners, LLC, which is the successor in	16	before and then we can take a break whenever you need.
17	interest to ACET Venture Partners, LLC. Do you	17	Mr. Denegre, are you familiar with ACET
18	understand that you're here today in connection with a	18	Global, LLC?
19	lawsuit between D&T Partners, LLC and several parties,	19	A. Yes.
20	including ACET Global, LLC, Baymark ACET Holdco, LLC,	20	A. 1 es.  Q. And are you familiar with Windspeed Trading,
21	Baymark ACET Direct Invest, LLC, Baymark Management,	21	Q. And are you ranning with windspeed frading, LLC?
22	LLC, Baymark Partners, David Hook, Tony Ludlow and	22	A. Yes.
23	Windspeed Trading, LLC?	23	A. 1 es.  Q. And are you familiar with Super G Capital,
24	A. Yes.	24	Q. And are you ranning with Super G Capital,  LLC?
∠ ⁴	n. 155.	4	LLC:
25	Q. Mr. Denegre, have you ever given a deposition	25	A. Yes.

	Page 10		Page 12
1	Q. How are you familiar with ACET Global?	1	expense for ACET Holdco?
2	A. I provided oversight with Baymark Partners as	2	A. I can't answer that question.
3	the investor in the company.	3	Q. Did you ever report a management fee expense
4	Q. Okay. And how are you familiar with Windspeed	4	for ACET Holdco of \$69,000?
5	Trading?	5	A. I don't recall.
6	A. I worked on a transaction that involved	6	Q. Did ACET Holdco ever actually provide any
7	Windspeed Trading.	7	management services to you?
8	THE REPORTER: Matt, can you please speak	8	MR. PERRIN: Objection, form.
9	up a little bit for me, dear?	9	A. Did ACET Holdco provide its management
10	THE WITNESS: I have a soft voice.	10	services to me, personally?
11	THE REPORTER: Yes, you do.	11	Q. (BY MR. FREEMAN) Yes, sir.
12	MR. PERRIN: Does that help, Karen?	12	A. Not that I'm aware of.
13	THE REPORTER: I think that will help.	13	Q. Okay. Did you ever discuss having Windspeed
14	THE WITNESS: Do I need to repeat the	14	maintain two sets of books?
15	answer?	15	MR. PERRIN: Objection, form.
16	THE REPORTER: If you could, just the	16	A. I don't recall.
17	last part of it because you trailed off.	17	Q. (BY MR. FREEMAN) Did you ever direct that
18	A. I worked on a transaction that involved	18	Windspeed maintain two sets of books?
19	Windspeed Trading.	19	A. I don't recall.
20	Q. (BY MR. FREEMAN) And how are you familiar	20	Q. Did a foreclosure on ACET Global's assets take
21	with Super G Capital?	21	place in March of 2019?
22	A. Super G Capital was a lender to ACET Global.	22	A. I believe so.
23	Q. Mr. Denegre, did you have an account under	23	Q. And why do you believe so?
24 25	your name that was used for ACET Global's business?	24	A. I've seen a foreclosure document that was
45	MR. PERRIN: Objection, form.	25	dated March 2019.
	Page 11		Page 13
1	A. What do you mean by "account"?	1	Q. And why did that take place?
2	Q. (BY MR. FREEMAN) Any account.	2	A. Super G was the lender, foreclosed on the
3	MR. PERRIN: Same objection.	3	business that was in default.
4	A. I don't understand the question.	4	Q. And what business was that?
5	Q. (BY MR. FREEMAN) And what is it that you	5	A. ACET Global, LLC.
6	don't understand about it?	6	Q. And were you involved in that process?
7	A. I'm not sure what "account" means.	7	A. I was involved providing documentation for the
8	Q. Okay. Anything that you refer to as an	8	process and request items.
9	account. Did you have an account under your name that	9	Q. And what do you mean by that?
10	was used for ACET Global's business?	10	A. Super G requested items to put together for
11	MR. PERRIN: Objection, form.	11	their foreclosure.
12	A. Under my name?	12	Q. And what items did they request?
13	Q. (BY MR. FREEMAN) Yes, sir.	13	A. There was an inventory list, A/R list,
14	A. Again, I'm not sure what "account" would mean.	14	accounts payable list.
15 16	I don't have a bank account, if that's what you're	15	Q. Okay.
16 17	asking.  Q. Okay. Any other kind of account?	16	A. That's it. Q. Anything else?
17 18	MR. PERRIN: Objection, form.	17 18	<ul><li>Q. Anything else?</li><li>A. There were other assets that were included. I</li></ul>
19	Q. (BY MR. FREEMAN) Just yes or no.	19	don't recall what those were.
20	A. No.	20	Q. Okay. Were you involved in any other way?
21	Q. No? Did your report a management fee expense	21	A. Not that I'm aware of.
22	for ACET Holdco on your 2019 tax return?	22	Q. And why were you involved?
23	A. Could you show me the tax return?	23	A. Well, ACET Global, LLC, was an investment from
24	Q. We can in a little bit; we'll get to it. But	24	Baymark. As I mentioned earlier, we were providing
25	can you tell me if you ever reported a management fee	25	oversight for the company, or at least I was.

1		l .	Page 16
_	Q. And it was an investment for who?	1	calendar item, do you believe that was the case, or do
2	A. Baymark.	2	you know that to have been the case?
3	Q. And what do you mean by "Baymark"?	3	A. I'm not for certain.
4	A. Baymark Partners. That's how I understand the	4	Q. And how long did you say you have done this
5	companies as an investor.	5	for a living?
6	Q. Okay. Who is Baymark Partners?	6	A. I'm sorry?
7	A. Well, I'm actually not quite sure. I think of	7	Q. Let's start back. What do you do for a
8	Baymark Partners as a firm run by Tony Ludlow and David	8	living?
9	Hook.	9	A. I work with Baymark Partners.
10	Q. Okay. But it was Baymark Partners' investment	10	Q. Okay. And how long have you done that?
11	in ACET Global is what you understood?	11	A. Six years.
12	A. Yes.	12	Q. Who do you report to?
13	Q. Did you ever request that Super G Capital	13	A. Tony Ludlow, David Hook.
14	foreclose on ACET Global's assets?	14	Q. And in what capacity do they work in?
15	A. No.	15	MR. PERRIN: Objection, form.
16	Q. Did you ever request to have a conversation	16	A. What do you mean by that?
17	about moving forward with Super G Capital foreclosing on	17	Q. (BY MR. FREEMAN) Well, what is their role
18	ACET Global's assets?	18	within the business?
19	A. There was an email that I wanted to get an	19	A. They're owners of the company.
20	update on the foreclosure process that was occurring.	20	Q. Owners of the company?
21	Q. And why was that?	21	A. (Moving head up and down.)
22	A. Well, at the time, we were in default, and the	22	Q. Do they have any other titles or roles?
23	company was pretty much dead by that point, and we were	23	A. Managing directors.
24	incurring more costs to keep it running. There needed	24	Q. Both of them are managing directors?
25	to be closure on the business because we were getting	25	A. Correct.
	Page 15 collection calls constantly. It was costing money to	1	Page 17 Q. Okay. And what's your title or role?
	keep the business up and running, and investors with	2	A. Director.
	Baymark had already put in a significant amount of	3	Q. Are there any other managing directors?
	capital to keep it alive, and we were done at that	4	A. Not that I'm aware of.
	point.	5	Q. How do you determine whether to invest in a
6	Q. Okay. How was a foreclosure going to solve	6	company?
	those issues?	7	A. Well, we look at typically we start with a
8	A. Well, we were in default, so as far as we were	8	confidential investment memorandum that's sent to us,
	concerned, we were done with the business. It was Super	9	and we review the prospects of the business.
	G's business. We wanted to know what they wanted to do	10	Q. Okay. What's contained in that?
	with it.	11	A. It will be financial statements, marketing,
12	Q. Okay. Did you have a weekly call on your	12	operations of the business, industry outlook.
	calendar for the subject of Windspeed at any time?	13	Q. Okay. What do you do with that information?
14	A. I may have.	14	A. We discuss it as a firm.
15	Q. Did you have a weekly call on your calendar	15	Q. And who's involved in that?
	for the subject of Windspeed in 2017?	16	A. It's typically the whole group involved.
17	A. What do you mean by "weekly call"?	17	Q. Who is the whole group?
18	Q. A recurring weekly calendar.	18	A. It's myself, David Hook, Tony Ludlow and the
19	A. I may have.	19	other coworkers.
20	Q. Mr. Denegre, what do you do for a living?	20	Q. Who are the other coworkers?
21	A. I work with Baymark Partners.	21	A. Connor Calwert, Andy Lautman, Ben Mimmick.
22	Q. How long have you done that?	22	Q. Ben Mimmick?
23	A. Six years.     Q. Okay. And just to go back to a question you	23	A. Correct.
24 25	answered a while ago regarding the Windspeed weekly	24 25	Q. Okay. Could you say those again? Connor?  A. Calwert.
د ∠	answered a willie ago regarding the willdspeed weekly	45	A. Calwat.

	Page 18		Page 20
1	THE REPORTER: How do you spell that,	1	other methodology?
2	please?	2	A. It's multiple of EBITDA.
3	THE WITNESS: I really don't know.	3	Q. Okay. Where do you get those multiples from?
4	Q. (BY MR. FREEMAN) And Andy?	4	A. Just from experience and discussing it as a
5	A. Lautman.	5	group. There's no spreadsheet or database that has this
6	Q. You're a little bit difficult to hear. If you	6	stuff.
7	can, try and project.	7	Q. Okay. Are those fairly standardized figures,
8	So how what do y'all discuss in terms	8	or are they super specific to the deal?
9	of whether to invest in a company or go forward with a	9	A. They're specific to the deals.
10	deal?	10	Q. When you invest in a company, do you take a
11	A. Typically, it starts with a price and if the	11	hands-on role?
12	valuation makes sense. Sometimes that's provided by the	12	A. What does that mean?
13	broker; other times it's not. So we determine if we	13	Q. Once you make a decision or Baymark Partners
14	want to make an offer.	14	makes the decision to invest in a company, how involved
15	Q. Okay. Well, how do you determine how much	15	are you with the company's operations?
16 17	you're willing to make an offer for or invest?	16 17	A. If the company is performing well, it's
	A. It's typically based off of a multiple of cash	18	typically a weekly call.  Q. Okay.
18 19	flow. And that multiple will depend on the type of business.	19	•
20	Q. Okay. Are there other are there other	20	A. If the company is not performing well, there's a bit more involvement.
21	valuation models you generally look to, or is that it?	21	Q. And what does "a bit more involvement" mean?
22		22	A. Either follow-up calls, homework assignments
23	A. That's typically what we focus on is EBITDA, which is earning before interest, taxes, depreciation,	23	for the management team. That sort of stuff.
24	amortization.	24	Q. Okay. Do you come out to the physical
25	Q. Okay. And EBITDA is that for you is that	25	facilities?
23	Q. Okay. And EDITOA is that for you is that	25	racinites:
	Page 19		Page 21
1	the measure of cash flow or proxy?	1	A. Sometimes.
2	A. Adjusted EBITDA is our measure of cash flow,	2	Q. Is that typical?
3	correct.	3	A. For what?
4	Q. And so is your valuation model based upon an	4	Q. For your typical company that Baymark Partners
5	adjusted EBITDA?	5	invests in, do you typically go out to the physical
6	A. Typically.	6	facilities on a regular basis?
7	Q. What are the adjustments that you make to the	7	A. Not on a regular basis.
8	EBITDA?	8	Q. How often?
9	A. We don't make any adjustments. It's the	9	A. Typically well, COVID going on, I can't
10	sellers presenting their adjusted EBITDA.	10	answer that question. It's very rare right now.
11	Q. Okay. What kind of adjustments does a seller	11	Q. Historically, let's say 2017.
12	make to the EBITDA figure?	12	A. Depends if we have a quarterly board meeting
13	A. Typically it's an adjustment for if there's	13	at the company, so that would be two to four times a
14	any nonrecurring abnormal expenses. We can add it back.	14	year.
15	Q. Okay.	15	Q. Okay. For a typical company?
16	A. If there's normalization of salary would	16	A. Yep.
17	get added back or adjusted.	17	Q. Do you give management of the company
18	Q. Okay.	18	directions or orders?
	A. I was going to say, abnormal revenues would	19	A. What do you mean by that?
19			Q. Do you give them instructions?
19 20	get removed. So it goes either way.	20	
20 21	Q. Okay. That's an effort to effectively	21	A. To do what?
20	Q. Okay. That's an effort to effectively normalize the data?	21 22	<ul><li>A. To do what?</li><li>Q. Anything.</li></ul>
20 21 22 23	<ul><li>Q. Okay. That's an effort to effectively normalize the data?</li><li>A. Correct.</li></ul>	21 22 23	<ul><li>A. To do what?</li><li>Q. Anything.</li><li>A. So that's pretty broad. There would be</li></ul>
20 21 22	Q. Okay. That's an effort to effectively normalize the data?	21 22	<ul><li>A. To do what?</li><li>Q. Anything.</li></ul>

	Page 22		Page 24
1	THE REPORTER: Matt, you trail off. I	1	data for a city that we want to potentially begin
2	really need you to speak up.	2	marketing in. So we would look at industry, what
3	MR. PERRIN: Let's see. I've got the	3	competitors are there.
4	volume up as loud as I can get it. We're getting	4	Q. Okay. What are other examples?
5	blasted away in here.	5	A. None are coming to mind right now. I'm sure
6	THE REPORTER: Okay. All right. Well,	6	there's more.
7	then, if I need him to repeat, I'll just ask him to	7	Q. Nothing else? So all you can think of, as we
8	repeat.	8	sit here right now, that you generally do with these
9	MR. PERRIN: Why don't we call in and use	9	companies is request a weekly key performance indicator
10	this.	10	report, request periodic budgets and ad hoc projects,
11	THE REPORTER: Let's try that. Let's go	11	the only one you can think of being market questions?
12	off the record real quick.	12	A. Again, this is typical for most portfolio
13	(Break taken from 10:36 a.m. to	13	companies, yes.
14	10:40 a.m.)	14	Q. Okay. Do you ever give the companies'
15	Q. (BY MR. FREEMAN) Mr. Denegre, I was asking	15	management directions?
16	what instructions that you give to management of	16	A. Directions to do what?
17	companies that Baymark Partners invests in. Could you	17	Q. Anything.
18	give me some more examples?	18	A. Well, asking for a key performance a
19	A. Sure. Usually there's a weekly key	19	spreadsheet for your KPI would be a direction, so yes.
20	performance indicator spreadsheet that the manager has	20	Q. Okay. Anything else?
21	to prepare every week prior to our weekly calls.	21	A. I don't recall.
22	There's also a budget that management will prepare, and	22	Q. Okay. Do you ever make personnel decisions?
23	then there's ad hoc projects after that, whether it's	23	A. Yes.
24	recruiting exercises, if we need to look at marketing.	24	Q. Okay. Do you direct management with respect
25	But those are the really main two, budgets and weekly	25	to those personnel decisions?
	Page 23		Page 25
1		1	
1 2	performance indicators.	1 2	A. It depends on the role, the personnel
		2	A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would
2	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.		A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.
2 3	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.  Q. And what do you mean by that?	2 3	A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.  Q. Who do you mean by "we"?
2 3 4	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.  Q. And what do you mean by that?  A. Cash management.	2 3 4 5	<ul> <li>A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.</li> <li>Q. Who do you mean by "we"?</li> <li>A. Baymark, the investor.</li> </ul>
2 3 4 5	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.  Q. And what do you mean by that?  A. Cash management.  Q. And who manages the cash?	2 3 4 5 6	<ul> <li>A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.</li> <li>Q. Who do you mean by "we"?</li> <li>A. Baymark, the investor.</li> <li>Q. Is that Baymark Partners and Tony Ludlow and</li> </ul>
2 3 4 5 6	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.  Q. And what do you mean by that?  A. Cash management.  Q. And who manages the cash?  A. The company.	2 3 4 5	A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.  Q. Who do you mean by "we"?  A. Baymark, the investor.  Q. Is that Baymark Partners and Tony Ludlow and Mr. Hook?
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2 3 4 5 6 7 8	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.  Q. And what do you mean by that?  A. Cash management.  Q. And who manages the cash?  A. The company.  Q. What company?  A. The company we have invested in.	2 3 4 5 6 7 8	A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.  Q. Who do you mean by "we"?  A. Baymark, the investor.  Q. Is that Baymark Partners and Tony Ludlow and Mr. Hook?  MR. PERRIN: Objection, form.  A. It depends. Each company has different
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	performance indicators.  Q. Okay. What is the budget used for?  A. Cash.  Q. And what do you mean by that?  A. Cash management.  Q. And who manages the cash?  A. The company.  Q. What company?  A. The company we have invested in.  Q. Okay. Why is that provided to Baymark  Partners?  A. Because we're the investor.  Q. Okay. What about the weekly KPI report? What is that used for?  A. To monitor the performance of the company.  Q. Okay. And why is that?  A. Why is what?  Q. Why is it that you're monitoring the performance of the company?  A. Because we're an investor  Q. Okay.  A in the company.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. It depends on the role, the personnel decision. If it's a C-level type of employee, we would want to be involved in that decision.  Q. Who do you mean by "we"?  A. Baymark, the investor.  Q. Is that Baymark Partners and Tony Ludlow and Mr. Hook?  MR. PERRIN: Objection, form.  A. It depends. Each company has different oversight. So it's usually a director with one managing director.  Q. (BY MR. FREEMAN) Okay. So that's either Mr. Hook or Mr. Ludlow?  A. Correct.  Q. Okay. Do you make any day-to-day business decisions?  A. No.  Q. No day-to-day business decisions about the companies that you invest in, that Baymark Partners invests in?  A. No.  Q. With respect to are the personnel decisions

	Page 26		Page 28
1	Q. Yeah. Are personnel decisions the only	1	ACET Global?
2	operating decisions that you and Baymark Partners are	2	MR. PERRIN: Objection, form.
3	involved in with respect to these companies?	3	A. I'm not sure the definition of "agent," so
4	A. There's probably other examples.	4	because of that, the answer is no.
5	Unfortunately, none come to mind right now.	5	*
	•	6	Q. (BY MR. FREEMAN) Okay. With respect to
6	Q. Okay. What gives you or Baymark Partners the	7	Baymark ACET Holdco, LLC, between 2017 and 2019, what
7	authority to make these decisions?		was your role at Baymark ACET Holdco, LLC?
8	MR. PERRIN: Objection, form.	8	A. I didn't have a role.
9	A. To request a key performance indicator or a	9	Q. With respect to Baymark ACET Direct Invest,
10	budget, as the majority investor, we would expect those	10	LLC, between 2017 and 2019, what was your role at
11	items to be delivered.	11	Baymark ACET Direct Invest, LLC?
12	Q. (BY MR. FREEMAN) Sure. And what about with	12	A. I had a membership interest.
13	respect to personnel decisions?	13	Q. And what was that membership interest?
14	A. I'm not sure what gives us the authority.	14	A. I think it was \$10,000. I'm not sure of the
15	Q. Do you have authority to direct the day-to-day	15	percentage.
16	operations?	16	Q. You contributed \$10,000?
17	A. I'm not sure.	17	A. I did.
18	Q. Does Baymark Partners have authority to direct	18	Q. Okay. But you're not sure of the percentage
19	the day-to-day operations?	19	that gave you?
20	A. I'm not sure.	20	A. Correct.
21	Q. With respect to ACET Global, LLC, what was	21	Q. Okay. Was it a significant percentage or
22	your role at ACET Global?	22	relatively small?
23	A. Provided oversight.	23	A. Relatively small.
24	Q. Okay. In what capacity did you do that?	24	Q. Okay. With respect to Baymark Management,
25	A. What do you mean by that?	25	LLC, between 2017 and 2019, what was your role at
	Page 27		Page 29
1	Page 27  Q. In what capacity were you working in when you	1	Page 29 Baymark Management, LLC?
1 2		1 2	
	Q. In what capacity were you working in when you		Baymark Management, LLC?
2	Q. In what capacity were you working in when you provided oversight?	2	Baymark Management, LLC?  MR. PERRIN: Objection, form.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. In what capacity were you working in when you provided oversight?  MR. PERRIN: Objection, form.  A. I worked for Baymark Partners. Q. (BY MR. FREEMAN) So when you were when you were functioning with respect to ACET Global, were you working for Baymark Partners?  MR. PERRIN: Objection, form.  A. I think so. Q. (BY MR. FREEMAN) Okay. Did you believe you were working for anyone else?  A. No. Q. Were you a member of ACET Global, LLC? A. No. Q. Were you a manager of ACET Global, LLC? A. No. Q. Were you an officer? A. No. Q. Were you an employee? A. No. Q. Were you a contractor? A. No. Q. Were you a contractor? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Baymark Management, LLC?  MR. PERRIN: Objection, form.  A. Well, I'm not sure if that's my employer or not. So if I work for Baymark Management Partners, LLC, then I would be a director there.  Q. (BY MR. FREEMAN) Okay. I'll ask it this way. Baymark Partners, between 2017 and 2019, what was your role at Baymark Partners?  A. Director.  Q. How did Baymark Partners determine to purchase ACET Venture Partners' assets?  MR. PERRIN: Objection, form.  A. Well, it would have been a discussion amongst the group.  Q. (BY MR. FREEMAN) Okay.  A. And an LOI, letter of intent.  Q. Okay. And who was that group?  MR. PERRIN: Objection, form.  A. At the time, I'm not sure who was involved in that.  Q. (BY MR. FREEMAN) Were you involved in that?  A. I would have been.

	Page 30		Page 32
1	A. Yes.	1	Baymark Partners would be evaluating?
2	Q. Why was it structured as an asset purchase?	2	A. Well, we look at cash flow, not the physical
3	A. We typically do asset purchases for most	3	assets of the business. We're more concerned about the
4	acquisitions.	4	cash flow of the company.
5	Q. Okay. Why not a stock purchase?	5	Q. Okay. Does that cash flow have any
6	A. Primarily because there's all the liability	6	relationship to the value of those assets?
7	that the company has carries over into the new	7	MR. PERRIN: Objection, form.
8	ownership.	8	A. If the assets being delivered yes, it does
9	Q. So that's the primary reason?	9	because those assets generate the cash flow of the
10	A. That's the primary reason.	10	business. So we need to have good inventory that turns
11	Q. Okay. Are there any other reasons?	11	over, turns into sales.
12	A. The tax treatment is better for an asset	12	
			Q. (BY MR. FREEMAN) Okay. With respect to this
13	purchase.	13	particular industry that ACET Venture Partners was
14	Q. Okay. Any other reasons?	14	engaged in and ACET Global was engaged in, is there a
15	A. A stock purchase well, in favor of a stock	15	common valuation model for this industry?
16	purchase, it's easier, I believe, to transfer contracts	16	A. Not that I'm aware of.
17	than having to get assignment and consent. But that's	17	Q. Okay. How did Baymark Partners value ACET
18	not a reason to do an asset purchase.	18	Venture Partners' assets?
19	Q. Okay. With respect to the assets of ACET	19	A. It was a multiple of adjusted EBITDA.
20	Venture Partners, did Baymark Partners let's call it	20	Q. Okay. Do you recall what the EBITDA was?
21	facilitate or orchestrate the purchase of the assets of	21	A. I don't.
22	at ACET Venture Partners?	22	Q. If I were to say EBITDA times four, would that
23	MR. PERRIN: Objection, form.	23	sound correct?
24	A. We submitted a letter of intent, and ACET	24	A. I'm not sure because the business the
25	Venture Partners accepted it.	25	EBITDA fluctuated at closing.
	Dama 21		
	Page 31		Page 33
1	Page 31	1	Page 33
1	Q. (BY MR. FREEMAN) Okay. So there was an asset	1	Q. Okay. Did you look at any other metrics?
2	Q. (BY MR. FREEMAN) Okay. So there was an asset purchase of the assets of ACET Venture Partners?	2	<ul><li>Q. Okay. Did you look at any other metrics?</li><li>A. Not for valuing the company.</li></ul>
2	Q. (BY MR. FREEMAN) Okay. So there was an asset purchase of the assets of ACET Venture Partners?  A. Yes.	2 3	<ul><li>Q. Okay. Did you look at any other metrics?</li><li>A. Not for valuing the company.</li><li>Q. Okay. For other purposes?</li></ul>
2 3 4	<ul><li>Q. (BY MR. FREEMAN) Okay. So there was an asset purchase of the assets of ACET Venture Partners?</li><li>A. Yes.</li><li>Q. And were those assets purchased by ACET</li></ul>	2 3 4	<ul><li>Q. Okay. Did you look at any other metrics?</li><li>A. Not for valuing the company.</li><li>Q. Okay. For other purposes?</li><li>A. No, not that I can recall.</li></ul>
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	Page 34		Page 36
1	MR. PERRIN: Objection, form.	1	A. He was paid a 1099.
2	A. Based on the information that was provided to	2	Q. Okay. But he was the CEO
3	us and the information that we reviewed that was sent	3	A. Yes.
4	from the seller, we felt it was a good investment.	4	Q of ACET Global?
5	Q. (BY MR. FREEMAN) Okay. Did you invest in it	5	A. Of ACET Global, LLC.
6	personally?	6	Q. Okay. If I refer to him as "Bill" or
7	A. I have a \$10,000 investment in Direct Invest,	7	"Mr. Szeto," will you know who I'm referring to?
8	so I did.	8	A. Mr. Szeto, I will. If you say "Bill," I might
9	Q. Okay. What was the purpose of ACET Global,	9	not.
10	LLC?	10	Q. Okay. What was David Hook's position or role
11	MR. PERRIN: Objection, form.	11	at ACET Global, LLC?
12	A. What do you mean by that?	12	A. I'm not sure.
13	Q. (BY MR. FREEMAN) What was the purpose of its	13	Q. Did he have a role or position at ACET Global?
14	formation?	14	A. I'm not sure he did.
15	A. To acquire the assets of ACET Venture	15	Q. Okay. What about Mr. Ludlow? Did he have a
16	Partners.	16	role or position at ACET Global?
17	Q. Okay. And what was its purpose of its	17	A. I'm not sure.
18	continuation thereafter?	18	Q. In 2017, how frequently were you at ACET
19	A. Well, it was in the business of selling	19	Global's offices?
20	products. So that's what it was doing.	20	A. It would have been less than five times.
21	Q. Its purpose was to sell products?	21	Q. Okay. What about in 2018? How frequently
22	A. Yes, just like any other business. It was	22	were you at ACET Global's offices?
23	trying to make a profit.	23	A. Probably the same amount.
24	Q. Okay. Who formed ACET Global, LLC?	24	Q. Okay. Why were you there?
25	A. I'm not sure who personally formed ACET	25	A. Initially, it was well, this would have
	Page 35		Page 37
			rage 37
1	Global LLC	1	
1	Global, LLC.  O Okay Was Raymark Partners involved in that	1	been prior to ACET Global, LLC, so I can't answer that
2	Q. Okay. Was Baymark Partners involved in that	2	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture
2	Q. Okay. Was Baymark Partners involved in that process?	2 3	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the
2 3 4	<ul><li>Q. Okay. Was Baymark Partners involved in that process?</li><li>A. Yes.</li></ul>	2 3 4	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards,
2 3 4 5	<ul><li>Q. Okay. Was Baymark Partners involved in that process?</li><li>A. Yes.</li><li>Q. Is Anthony Ludlow the president of ACET</li></ul>	2 3 4 5	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.
2 3 4 5 6	<ul><li>Q. Okay. Was Baymark Partners involved in that process?</li><li>A. Yes.</li><li>Q. Is Anthony Ludlow the president of ACET Global?</li></ul>	2 3 4 5 6	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay.
2 3 4 5 6 7	<ul> <li>Q. Okay. Was Baymark Partners involved in that process?</li> <li>A. Yes.</li> <li>Q. Is Anthony Ludlow the president of ACET Global?</li> <li>A. I'm not sure.</li> </ul>	2 3 4 5 6 7	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations.
2 3 4 5 6	<ul> <li>Q. Okay. Was Baymark Partners involved in that process?</li> <li>A. Yes.</li> <li>Q. Is Anthony Ludlow the president of ACET Global?</li> <li>A. I'm not sure.</li> <li>Q. Do you know if he — if Anthony Ludlow has</li> </ul>	2 3 4 5 6 7 8	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations.  Q. Okay.
2 3 4 5 6 7 8	<ul> <li>Q. Okay. Was Baymark Partners involved in that process?</li> <li>A. Yes.</li> <li>Q. Is Anthony Ludlow the president of ACET Global?</li> <li>A. I'm not sure.</li> </ul>	2 3 4 5 6 7	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay. A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company
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2 3 4 5 6 7 8 9	<ul> <li>Q. Okay. Was Baymark Partners involved in that process?</li> <li>A. Yes.</li> <li>Q. Is Anthony Ludlow the president of ACET Global?</li> <li>A. I'm not sure.</li> <li>Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?</li> <li>A. He may have. I'm not sure.</li> </ul>	2 3 4 5 6 7 8 9	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay. A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company
2 3 4 5 6 7 8 9 10	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of	2 3 4 5 6 7 8 9 10	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay. A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that?
2 3 4 5 6 7 8 9 10 11	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?	2 3 4 5 6 7 8 9 10 11	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay. A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017.
2 3 4 5 6 7 8 9 10 11 12 13	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so.	2 3 4 5 6 7 8 9 10 11 12 13	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay. A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017. Q. That Super G came to visit?
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of	2 3 4 5 6 7 8 9 10 11 12 13 14	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017. Q. That Super G came to visit? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017. Q. That Super G came to visit? A. Yes. Q. Did they come any other time?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global?  A. I'm sorry. Say that one more time.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G. Q. Okay. A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017. Q. That Super G came to visit? A. Yes. Q. Did they come any other time? A. They may have. I can't recall if Super G had
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global? A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global? A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global? A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global? A. I'm sorry. Say that one more time. Q. Is Baymark ACET Holdco, LLC, the sole manager	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations. Q. Okay. A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017. Q. That Super G came to visit? A. Yes. Q. Did they come any other time? A. They may have. I can't recall if Super G had visited prior to ACET Global being formed or how many
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global?  A. I'm sorry. Say that one more time. Q. Is Baymark ACET Holdco, LLC, the sole manager of ACET Global?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations.  Q. Okay.  A. I know they came by to visit when the company was having troubles.  Q. And when was that?  A. Late 2017.  Q. That Super G came to visit?  A. Yes.  Q. Did they come any other time?  A. They may have. I can't recall if Super G had visited prior to ACET Global being formed or how many times they visited after that, but it would have only
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global?  A. I'm sorry. Say that one more time. Q. Is Baymark ACET Holdco, LLC, the sole manager of ACET Global?  A. Yes. ACET Global, LLC, yes. Q. What was William Szeto's position at ACET	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations.  Q. Okay.  A. I know they came by to visit when the company was having troubles.  Q. And when was that?  A. Late 2017.  Q. That Super G came to visit?  A. Yes.  Q. Did they come any other time?  A. They may have. I can't recall if Super G had visited prior to ACET Global being formed or how many times they visited after that, but it would have only been a few times.  Q. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global?  A. I'm sorry. Say that one more time. Q. Is Baymark ACET Holdco, LLC, the sole manager of ACET Global?  A. Yes. ACET Global, LLC, yes. Q. What was William Szeto's position at ACET Global?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations.  Q. Okay.  A. I know they came by to visit when the company was having troubles.  Q. And when was that?  A. Late 2017.  Q. That Super G came to visit?  A. Yes.  Q. Did they come any other time?  A. They may have. I can't recall if Super G had visited prior to ACET Global being formed or how many times they visited after that, but it would have only been a few times.  Q. Okay.  MR. FREEMAN: Take just a second here.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global?  A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global?  A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global?  A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global?  A. I'm sorry. Say that one more time. Q. Is Baymark ACET Holdco, LLC, the sole manager of ACET Global?  A. Yes. ACET Global, LLC, yes. Q. What was William Szeto's position at ACET Global?  MR. PERRIN: Objection, form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations. Q. Okay.  A. I know they came by to visit when the company was having troubles. Q. And when was that? A. Late 2017. Q. That Super G came to visit? A. Yes. Q. Did they come any other time? A. They may have. I can't recall if Super G had visited prior to ACET Global being formed or how many times they visited after that, but it would have only been a few times. Q. Okay.  MR. FREEMAN: Take just a second here. Karen, I realize I haven't pressed record on this, and I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Okay. Was Baymark Partners involved in that process?  A. Yes. Q. Is Anthony Ludlow the president of ACET Global? A. I'm not sure. Q. Do you know if he — if Anthony Ludlow has ever been the president of ACET Global? A. He may have. I'm not sure. Q. Okay. Is Baymark ACET Holdco the manager of ACET Global? A. I believe so. Q. Is Baymark ACET Holdco the sole manager of ACET Global? A. I'm sorry. Say that one more time. Q. Is Baymark ACET Holdco, LLC, the sole manager of ACET Global? A. Yes. ACET Global, LLC, yes. Q. What was William Szeto's position at ACET Global? MR. PERRIN: Objection, form. A. He was a contractor and CEO.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	been prior to ACET Global, LLC, so I can't answer that part of the question. This was a visit to ACET Venture Partners, LLC, or whatever they were, just to visit the company, see the operations. Afterwards afterwards, it would have been a visit with the bank, Super G.  Q. Okay.  A. We wanted to come by, see the operations.  Q. Okay.  A. I know they came by to visit when the company was having troubles.  Q. And when was that?  A. Late 2017.  Q. That Super G came to visit?  A. Yes.  Q. Did they come any other time?  A. They may have. I can't recall if Super G had visited prior to ACET Global being formed or how many times they visited after that, but it would have only been a few times.  Q. Okay.  MR. FREEMAN: Take just a second here.  Karen, I realize I haven't pressed record on this, and I do want to record.

THE REPORTER: You can. I already made you the host.  MR. FREEMAN: Thank you. I'll send y'all a copy.  Q. (BY MR. FREEMAN) Mr. Denegre, were you familiar with ACET Global's inventory? A. I was familiar with some of the products in the inventory. Q. And how did you get that familiarity? A. There would have been an inventory list sent to me, as well as walking through the warehouse. Q. Okay. Was that list part of the periodic documents you would receive? A. It wasn't a scheduled document. It would just be a request item every now and then. Q. Okay. Did you have signature authority over ACET Global's bank account? A. He did at one point. Q. Okay. Was he taken off after that? A. It dan't recall if he was or not.  A. It hink he would have been. Q. (BY MR. FREEMAN) Okay. Why do you that? A. It think he would have been. Q. (BY MR. FREEMAN) Okay. Why do you that? A. It think he would have been. Q. (BY MR. FREEMAN) Okay. Why do you that? A. Because David Hook was involved in the in transaction. Q. Okay. Was he the more hands-on directing manager? A. You cut out. Can you repeat it? Q. Was he the more hands-on directing manage this particular company? A. I'm not sure I would define him as "hands-on the was responsible for the company initially. A. I'm not sure I would define him as "hands-on the was responsible for the company initially. A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls portfolio company has a managing director and a director work on portfolio stogether, so Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC? A. I don't know. Q. Okay. Was he taken off after that? A. I don't know. Q. With respect to ACET Global's inventory, he much inventory did ACET Global keep on hand?	think itial er on n." ? d to
you the host.  MR. FREEMAN: Thank you. I'll send y'all a copy.  Q. (BY MR. FREEMAN) Mr. Denegre, were you familiar with ACET Global's inventory? A. I was familiar with some of the products in the inventory.  Q. And how did you get that familiarity? A. There would have been an inventory list sent to me, as well as walking through the warehouse.  Q. Okay. Was that list part of the periodic documents you would receive? A. It wasn't a scheduled document. It would just be a request item every now and then.  Q. Okay. Did you have signature authority over A. No.  MR. FREEMAN) Okay. Why do you that? A. Because David Hook was involved in the intransaction.  Q. Okay. Was he the more hands-on directing manager? A. You cut out. Can you repeat it? Q. Was he the more hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. I'm not sure I would define him as "hands-on directing manager? A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so Q. Okay. A. He did at one point. Q. Okay. Was he taken off after that? Q. Okay. Was he taken off after that? Q. Okay. Was he taken off after that? Q. Okay. With respect to ACET Global's inventory. In the portfolio and the companies. We get split off in the firm.	er on n." ? d to end
3 MR. FREEMAN: Thank you. I'll send y'all 4 a copy. 5 Q. (BY MR. FREEMAN) Mr. Denegre, were you 6 familiar with ACET Global's inventory? 7 A. I was familiar with some of the products in 8 the inventory. 9 Q. And how did you get that familiarity? 9 Q. And how did you get that familiarity? 10 A. There would have been an inventory list sent 11 to me, as well as walking through the warehouse. 12 Q. Okay. Was that list part of the periodic 13 documents you would receive? 14 A. It wasn't a scheduled document. It would just 15 be a request item every now and then. 16 Q. Okay. Did you have signature authority over 17 ACET Global's bank account? 18 A. No. 19 Q. Did Mr. Hook? 20 A. He did at one point. 21 Q. When was that? 22 A. At the beginning of the transaction at the 23 closing in July of 2017. 24 Q. Okay. Was he taken off after that? 24 A. Because David Hook was involved in the intransaction. 4 A. Because David Hook was involved in the intransaction. 5 Q. Okay. Was he the more hands-on directing manager? 6 Q. Okay. Was he the more hands-on directing manager? 7 A. You cut out. Can you repeat it? 9 Q. Was he the more hands-on directing manager? 8 A. You cut out. Can you repeat it? 9 Q. Was he the more hands-on directing manager? 10 this particular company? 11 A. I'm not sure I would define him as "hands-on directing manager? 12 A. I'm not sure I would define him as "hands-on directing manager? 13 Q. Okay. What do you mean by "responsible" 14 A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work toa partner, a managing director and a director work on portfolios together, so 19 Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC? 23 closing in July of 2017. 24 Q. Okay. Was he taken off after that? 25 Q. With respect to ACET Global's inventory, he	er on n." ? d to end
4 A. Because David Hook was involved in the intransaction.  6 (BY MR. FREEMAN) Mr. Denegre, were you familiar with ACET Global's inventory?  7 A. I was familiar with some of the products in the inventory.  8 the inventory.  9 Q. And how did you get that familiarity?  9 Q. And how did you get that familiarity?  10 A. There would have been an inventory list sent to me, as well as walking through the warehouse.  11 to me, as well as walking through the warehouse.  12 Q. Okay. Was that list part of the periodic documents you would receive?  13 documents you would receive?  14 A. It wasn't a scheduled document. It would just be a request item every now and then.  15 be a request item every now and then.  16 Q. Okay. Did you have signature authority over ACET Global's bank account?  17 ACET Global's bank account?  18 A. No.  19 Q. Did Mr. Hook?  10 A. He did at one point.  20 When was that?  21 Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC?  23 closing in July of 2017.  24 Q. Okay. Was he the more hands-on directing manager?  8 A. You cut out. Can you repeat it?  9 Q. Okay. Was he the more hands-on directing manager?  8 A. You cut out. Can you repeat it?  9 Q. Was he the more hands-on directing manager?  10 this particular company?  11 A. I'm not sure I would define him as "hands-on directing manager?  12 He was responsible for the company initially.  13 Q. Okay. What do you mean by "responsible"  14 A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to — a partner, a managing director and a director work on portfolios together, so  18 Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC?  19 Q. Okay. With respect to ACET Global's inventory, he was a managing director to ACET Global's inventory.	er on n." ? d to e
5 Q. (BY MR. FREEMAN) Mr. Denegre, were you 6 familiar with ACET Global's inventory? 7 A. I was familiar with some of the products in 8 the inventory. 9 Q. And how did you get that familiarity? 9 Q. And how did you get that familiarity? 9 Q. Was he the more hands-on directing manage? 10 A. There would have been an inventory list sent 11 to me, as well as walking through the warehouse. 12 Q. Okay. Was that list part of the periodic 13 documents you would receive? 14 A. It wasn't a scheduled document. It would just 15 be a request item every now and then. 16 Q. Okay. Did you have signature authority over 17 ACET Global's bank account? 18 A. No. 19 Q. Did Mr. Hook? 19 When was that? 20 A. He did at one point. 21 Q. Okay. Was he the more hands-on directing manage this particular company? 22 A. At the beginning of the transaction at the 23 closing in July of 2017. 24 Q. Okay. Was he the more hands-on directing manager? 25 transaction. 26 Q. Okay. Was he the more hands-on directing manager? 28 A. You cut out. Can you repeat it? 29 Q. Was he the more hands-on directing manager? 29 Q. Was he the more hands-on directing manage this particular company? 20 A. I'm not sure I would define him as "hands-on directing manage this particular company? 21 A. Well, he would perious define him as "hands-on directing manage this particular company? 20 A. Well was responsible for the company initially. 21 A. Well, he would perious define him as "hands-on directing manage this particular company? 28 A. You cut out. Can you repeat it? 29 Q. Okay. What do you mean by "responsible" he was responsible for the company? 20 A. Well he was responsible for the company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so 21 Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC? 28 Closing in	er on n." ? d to end
familiar with ACET Global's inventory?  A. I was familiar with some of the products in the inventory.  Q. And how did you get that familiarity?  A. There would have been an inventory list sent to me, as well as walking through the warehouse.  Q. Okay. Was that list part of the periodic documents you would receive?  A. It wasn't a scheduled document. It would just be a request item every now and then.  Q. Okay. Did you have signature authority over A. No.  A. No.  Did Mr. Hook?  A. He did at one point.  Q. Okay. Was he taken off after that?  A. It wasn't a scheduled of the company initially.  A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls director work on portfolios together, so  Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Global's inventory, he closing in July of 2017.  Q. Okay. Was he taken off after that?	er on n." ? d to end
7 A. I was familiar with some of the products in 8 the inventory. 9 Q. And how did you get that familiarity? 9 Q. And how did you get that familiarity? 10 A. There would have been an inventory list sent 11 to me, as well as walking through the warehouse. 12 Q. Okay. Was that list part of the periodic 13 documents you would receive? 14 A. It wasn't a scheduled document. It would just 15 be a request item every now and then. 16 Q. Okay. Did you have signature authority over 17 ACET Global's bank account? 18 A. No. 19 Q. Did Mr. Hook? 19 When was that? 20 A. A the beginning of the transaction at the 21 Closing in July of 2017. 22 Q. Okay. Was he taken off after that? 23 Closing in July of 2017. 24 Q. With respect to ACET Global's inventory, he	er on n." ? d to end
the inventory.  Q. And how did you get that familiarity?  Q. And how did you get that familiarity?  A. There would have been an inventory list sent  to me, as well as walking through the warehouse.  Q. Okay. Was that list part of the periodic  documents you would receive?  A. It wasn't a scheduled document. It would just  be a request item every now and then.  Q. Okay. Did you have signature authority over  A. No.  A. No.  Be portfolio company has a managing director assigne  it. It's a resource. He would be on the weekly calls  with Tomer. You know, we can't all manage all the  portfolio companies. We get split off in the firm, a  we work to a partner, a managing director and a  director work on portfolios together, so  Q. Okay. Was that?  A. It don't know.  Q. Okay. Was he taken off after that?  A. You cut out. Can you repeat it?  Q. Was he the more hands-on directing manag  this particular company?  A. I'm not sure I would define him as "hands-o  10 this particular company?  A. I'm not sure I would define him as "hands-o  12 He was responsible for the company initially.  Q. Okay. What do you mean by "responsible"  A. Well, he would provide oversight. Each  portfolio company has a managing director assigne  it. It's a resource. He would be on the weekly calls  with Tomer. You know, we can't all manage all the  we work to a partner, a managing director and a  director work on portfolios together, so  Q. Okay. And do you know if Anthony Ludlor  ever the president of ACET Holdco, LLC?  A. I don't know.  Q. Okay. Was he taken off after that?  Q. With respect to ACET Global's inventory, he	n." ? d to
Q. And how did you get that familiarity?  A. There would have been an inventory list sent to me, as well as walking through the warehouse.  Q. Okay. Was that list part of the periodic documents you would receive?  A. It wasn't a scheduled document. It would just be a request item every now and then. C. Okay. Did you have signature authority over A. No.  Q. Did Mr. Hook?  A. No.  Q. Did Mr. Hook?  A. He did at one point.  Q. Okay. Was he the more hands-on directing manage this particular company?  A. I'm not sure I would define him as "hands-on direction of the company initially.  A. I'm not sure I would define him as "hands-on direction of the company initially.  A. I'm not sure I would define him as "hands-on direction of the company has a manage in the company initially.  A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so  Q. When was that?  A. At the beginning of the transaction at the coloring in July of 2017.  Q. Okay. Was he taken off after that?  Q. Okay. Was he taken off after that?	n." ? d to
10 A. There would have been an inventory list sent 11 to me, as well as walking through the warehouse. 12 Q. Okay. Was that list part of the periodic 13 documents you would receive? 14 A. It wasn't a scheduled document. It would just 15 be a request item every now and then. 16 Q. Okay. Did you have signature authority over 17 ACET Global's bank account? 18 A. No. 19 Q. Did Mr. Hook? 20 A. He did at one point. 21 Q. Okay. What do you mean by "responsible" 22 A. At the beginning of the transaction at the 23 closing in July of 2017. 24 Q. Okay. Was he taken off after that? 20 With respect to ACET Global's inventory, he	n." ? d to
12 Q. Okay. Was that list part of the periodic 13 documents you would receive? 14 A. It wasn't a scheduled document. It would just 15 be a request item every now and then. 16 Q. Okay. Did you have signature authority over 17 ACET Global's bank account? 18 A. No. 19 Q. Did Mr. Hook? 19 we work to a partner, a managing director and a director work on portfolios together, so 20 A. He did at one point. 21 Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC? 22 Closing in July of 2017. 24 Q. Okay. Was he taken off after that? 29 A. We was responsible for the company initially. 20 Q. Okay. What do you mean by "responsible" 21 A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so 21 Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC? 23 Closing in July of 2017. 24 Q. Okay. Was he taken off after that? 26 Q. With respect to ACET Global's inventory, he	? d to e nd
documents you would receive?  1	d to
A. It wasn't a scheduled document. It would just be a request item every now and then.  Q. Okay. Did you have signature authority over ACET Global's bank account?  A. No.  Q. Did Mr. Hook?  A. He did at one point.  Q. When was that?  A. At the beginning of the transaction at the closing in July of 2017.  Q. Okay. Was he taken off after that?  A. Well, he would provide oversight. Each portfolio company has a managing director assigne it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so  Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC? A. I don't know.  Q. With respect to ACET Global's inventory, he	d to
be a request item every now and then.  Q. Okay. Did you have signature authority over  ACET Global's bank account?  A. No.  Q. Did Mr. Hook?  A. He did at one point.  Q. When was that?  A. At the beginning of the transaction at the closing in July of 2017.  Q. Okay. Was he taken off after that?  15 portfolio company has a managing director assigned it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so  Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC?  A. I don't know.  Q. With respect to ACET Global's inventory, he	e nd
Q. Okay. Did you have signature authority over ACET Global's bank account?  A. No.  Q. Did Mr. Hook?  A. He did at one point.  Q. When was that?  A. At the beginning of the transaction at the closing in July of 2017.  Q. Okay. Was he taken off after that?  16 it. It's a resource. He would be on the weekly calls with Tomer. You know, we can't all manage all the with Tomer. You know, we can't al	e nd
ACET Global's bank account?  A. No.  Did Mr. Hook?  A. He did at one point.  Q. When was that?  A. At the beginning of the transaction at the closing in July of 2017.  Q. Okay. Was he taken off after that?  with Tomer. You know, we can't all manage all the portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so  Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC?  A. I don't know.  Q. With respect to ACET Global's inventory, he	e nd
A. No.  18 portfolio companies. We get split off in the firm, a 19 Q. Did Mr. Hook?  19 we work to a partner, a managing director and a 20 A. He did at one point. 21 Q. When was that? 22 A. At the beginning of the transaction at the 23 closing in July of 2017. 24 Q. Okay. Was he taken off after that?  18 portfolio companies. We get split off in the firm, a we work to a partner, a managing director and a director work on portfolios together, so 21 Q. Okay. And do you know if Anthony Ludlor 22 ever the president of ACET Holdco, LLC? 23 A. I don't know. 24 Q. With respect to ACET Global's inventory, h	nd
19 Q. Did Mr. Hook?  19 we work to a partner, a managing director and a 20 director work on portfolios together, so  21 Q. When was that?  22 A. At the beginning of the transaction at the 22 ever the president of ACET Holdco, LLC?  23 closing in July of 2017.  24 Q. Okay. Was he taken off after that?  19 we work to a partner, a managing director and a director work on portfolios together, so  20 Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC?  23 A. I don't know.  24 Q. With respect to ACET Global's inventory, he	
A. He did at one point.  Q. When was that?  A. At the beginning of the transaction at the closing in July of 2017.  Q. Okay. And do you know if Anthony Ludlor ever the president of ACET Holdco, LLC?  A. I don't know.  Q. With respect to ACET Global's inventory, here.	v was
Q. When was that?  21 Q. Okay. And do you know if Anthony Ludlor 22 A. At the beginning of the transaction at the 23 closing in July of 2017. 24 Q. Okay. Was he taken off after that?  21 Q. Okay. And do you know if Anthony Ludlor 22 ever the president of ACET Holdco, LLC? 23 A. I don't know. 24 Q. With respect to ACET Global's inventory, h	v was
22 A. At the beginning of the transaction at the 23 closing in July of 2017. 24 Q. Okay. Was he taken off after that? 22 ever the president of ACET Holdco, LLC? 23 A. I don't know. 24 Q. With respect to ACET Global's inventory, h	v was
23 closing in July of 2017. 23 A. I don't know. 24 Q. Okay. Was he taken off after that? 24 Q. With respect to ACET Global's inventory, h	
Q. Okay. Was he taken off after that? 24 Q. With respect to ACET Global's inventory, h	
A. I can't recall if he was or not. 25 much inventory did ACET Global keep on hand?	ow
Page 39 Page	41
1 Q. Okay. What about Mr. Ludlow? 1 A. I would have to see the balance sheets.	
2 A. What about him? 2 Q. Okay. Do you know what that inventory	
Q. Did he ever have signatory authority over ACET 3 turnover rate was?	
4 Global's bank account? 4 MR. PERRIN: Objection, form.	
5 A. No. 5 A. I don't.	
6 Q. Did Baymark ACET Holdco, LLC, have signatory 6 Q. (BY MR. FREEMAN) Okay. Did ACET Globa	l ever
7 authority over ACET Global's bank account? 7 owe a note, a promissory note to D&T Partners or Tome	r
8 MR. PERRIN: Objection, form. 8 Damti?	
9 A. I'm not sure. 9 A. I'm not sure if it was ACET Global, LLC, or	
Q. (BY MR. FREEMAN) With respect to Baymark ACET 10 ACET Holdco that owed that note.	
Holdco, LLC, is Anthony Ludlow the president of ACET 21 Q. Okay. Did one of them owe that note?	
12 Holdco, LLC? 12 A. Yes.	
13 A. I'm not sure. 13 MR. PERRIN: Objection, form.	
Q. Do you know if Mr. Hook is or has ever been Q. (BY MR. FREEMAN) Do you know who it was	owed
the president of ACET Holdco, LLC? 15 to?	
A. I would be speculating if I answered that, so	
17 I'm not sure. 17 Q. Was that a but you understand it was owed	
Q. You can speculate here. 18 to either Tomer Damti or D&T Partners, LLC?	
19 A. Okay. 19 MR. PERRIN: Objection, form.	
MR. PERRIN: Objection to counsel's 20 A. I know there was another firm, ACET Venture	
21 instruction. 21 Partners, that may have been owed that note. I would	
Q. (BY MR. FREEMAN) If you were speculating, do  22 have to see the note.	
you believe Mr. Hook was ever the president of ACET  23 Q. (BY MR. FREEMAN) Okay. Was that a	
24 Holdco, LLC? 25 MR. PERRIN: Objection, form. 24 \$3.2 million note? 25 A. I would have to see the note.	

	Page 42		Page 44
1	Q. Okay. How did that note come about?	1	at some point to talk about it.
2	A. It would have been part of the Letter of	2	Q. Okay.
3	Intent as consideration paid to the seller.	3	A. And I'm sure I talked to Tomer about the
4	Q. Okay. And how did Baymark Partners arrive at	4	seller note at one point, as well.
5	that figure of that note?	5	Q. Okay. Did you have discussions with anyone
6	A. There's a cash well, the business is valued	6	else?
7	off a multiple of EBITDA, and there's a portion of cash	7	A. I may have probably talked about it internally
8	that's paid to the seller, a seller note and a retained	8	with the Baymark group.
9	stake. I don't recall how we came up with that specific	9	Q. Would that be Mr. Ludlow?
10	figure, though.	10	A. I don't know if it would be Mr. Ludlow. It
11	Q. Okay. But did you did Baymark Partners	11	may have been Mr. Hook.
12	come to the determination that the value of those assets	12	Q. Okay. When were those discussions, to your
13	of ACET Venture Partners was equal to the promissory	13	best recollection?
14	note plus the amount that was paid up front?	14	A. About the seller note?
15	MR. PERRIN: Objection, form.	15	Q. Yes, sir.
16	A. Again, when you say "assets," what are you	16	A. Are there specifics about the seller note?
17	referring to?	17	Q. About the payment of that note.
18	Q. (BY MR. FREEMAN) The assets that were	18	MR. PERRIN: Objection, form.
19	purchased in the asset purchase agreement.	19	A. Well, it would have been prior to the closing
20	A. Yes. I think the valuation we put on the	20	in July 2017.
21	company as a whole would entail all those numbers.	21	Q. (BY MR. FREEMAN) Okay. Did you ever have
22	Q. Okay. When Baymark Partners/ACET Global	22	discussions with anyone after that?
23	entered into this transaction, did you have any	23	MR. PERRIN: Objection, form.
24	discussion with anyone about the possibility that the	24	A. Regarding what?
25	note to D&T Partners might not be paid?	25	Q. (BY MR. FREEMAN) The repayment of the note to
	Page 43		Page 45
1	A. I don't recall having that conversation.	1	D&T.
2	0 01 11 11 1 11 11 11 11 11		Bar.
	Q. Okay. How did how did the parties intend	2	A. We would have had a discussion internally at
3	to pay that note?	2 3	
3 4			A. We would have had a discussion internally at Baymark. Q. And would that involve Mr. Hook?
	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone	3	<ul><li>A. We would have had a discussion internally at Baymark.</li><li>Q. And would that involve Mr. Hook?</li><li>A. I'm not sure it would have involved Mr. Hook</li></ul>
4 5 6	to pay that note?  A. Out of the cash flow of the business.	3 4	<ul> <li>A. We would have had a discussion internally at Baymark.</li> <li>Q. And would that involve Mr. Hook?</li> <li>A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.</li> </ul>
4 5	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone	3 4 5	<ul><li>A. We would have had a discussion internally at Baymark.</li><li>Q. And would that involve Mr. Hook?</li><li>A. I'm not sure it would have involved Mr. Hook</li></ul>
4 5 6	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?	3 4 5 6	<ul> <li>A. We would have had a discussion internally at Baymark.</li> <li>Q. And would that involve Mr. Hook?</li> <li>A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.</li> </ul>
4 5 6 7 8 9	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those	3 4 5 6 7 8	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?
4 5 6 7 8 9	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those discussions?	3 4 5 6 7 8 9	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?  A. Not that I can recall.
4 5 6 7 8 9 10	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those discussions?  A. I would have.	3 4 5 6 7 8 9 10	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?  A. Not that I can recall.  Q. Okay. What would those conversations have
4 5 6 7 8 9 10 11	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those discussions?  A. I would have.  Q. And who do you believe they would have been	3 4 5 6 7 8 9 10 11	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?  A. Not that I can recall.  Q. Okay. What would those conversations have involved?
4 5 6 7 8 9 10 11 12 13	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those discussions?  A. I would have.  Q. And who do you believe they would have been with?	3 4 5 6 7 8 9 10 11 12 13	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?  A. Not that I can recall.  Q. Okay. What would those conversations have involved?  A. I don't remember.
4 5 6 7 8 9 10 11 12 13 14	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those discussions?  A. I would have.  Q. And who do you believe they would have been with?  A. Well, most likely it would have been with the	3 4 5 6 7 8 9 10 11 12 13 14	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?  A. Not that I can recall.  Q. Okay. What would those conversations have involved?  A. I don't remember.  Q. So you don't remember having those
4 5 6 7 8 9 10 11 12 13 14 15	to pay that note?  A. Out of the cash flow of the business.  Q. Okay. Did you have discussions with anyone about that?  A. I'm sure there were discussions. I'm not sure who they were with.  Q. Would you have been involved in those discussions?  A. I would have.  Q. And who do you believe they would have been with?  A. Well, most likely it would have been with the senior lender.	3 4 5 6 7 8 9 10 11 12 13 14 15	A. We would have had a discussion internally at Baymark.  Q. And would that involve Mr. Hook?  A. I'm not sure it would have involved Mr. Hook or not. It may have involved Mr. Hook.  Q. Okay. Who else would it have involved?  A. Possibly Mr. Ludlow.  Q. Okay. Anyone else?  A. Not that I can recall.  Q. Okay. What would those conversations have involved?  A. I don't remember.  Q. So you don't remember having those discussions?
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	Page 46		Page 48
1	plan to repay that note?	1	on the balance sheet.
2	MR. PERRIN: Objection, form.	2	Q. And who did he receive those monthly
3	A. Not that I recall.	3	financials from?
4	Q. (BY MR. FREEMAN) Did you ever discuss setting	4	A. The accountant in the company.
5	aside funds to pay that note?	5	Q. Was that Jane Lin?
6	A. After the closing, Baymark invested another	6	A. It would have been Jane Lin or the former
7	\$100,000 to support the business.	7	accountant.
8	Q. Okay.	8	Q. Okay. And you believe those financials
9	A. Those weren't specifically earmarked for the	9	reflected the seller note?
10	seller note or for Super G, but it was for the business	10	A. I believe so.
11	to try to grow. And as I mentioned, the business was	11	Q. And when we say seller note, we're both
12	going to pay the seller note at some point. That was	12	referring to the note that was owed to D&T Partners or
13	the plan.	13	Tomer Damti as a result of the Asset Purchase Agreement?
14	MR. FREEMAN: Objection, nonresponsive.	14	A. Correct.
15	Q. (BY MR. FREEMAN) Did you ever set aside funds	15	Q. When did you first come to believe that the
16	to pay the seller note?	16	note, the seller note, would not be paid?
17	MR. PERRIN: Objection, form.	17	MR. PERRIN: Objection, form.
18	A. Did I personally set aside funds?	18	A. I think by the time summer 2018, it was clear
19	Q. (BY MR. FREEMAN) Well, did you, sure?	19	the business was not in a position to make not only
20	A. I did no, I did not.	20	Super G payments, which were in front of the seller
21	Q. Did Baymark Partners?	21	note, but the seller note in general would not be paid
22	MR. PERRIN: Objection, form.	22	on time.
23	A. No.	23	Q. (BY MR. FREEMAN) Why did you come to believe
24	Q. (BY MR. FREEMAN) Did ACET Global?	24	that?
25	A. No.	25	A. The company was on life support by that point.
	Page 47		Page 49
			5
1	O Did anyone that you're aware of?	1	
1 2	Q. Did anyone that you're aware of?  MR_PERRIN: Objection form	1 2	Q. What do you mean by "life support"?
2	MR. PERRIN: Objection, form.	2	<ul><li>Q. What do you mean by "life support"?</li><li>A. We could barely make payroll.</li></ul>
2	MR. PERRIN: Objection, form.  A. Again, no.	2 3	<ul><li>Q. What do you mean by "life support"?</li><li>A. We could barely make payroll.</li><li>Q. And why could you barely make payroll?</li></ul>
2 3 4	MR. PERRIN: Objection, form.  A. Again, no. Q. (BY MR. FREEMAN) Was Mr. Szeto aware of the	2 3 4	<ul><li>Q. What do you mean by "life support"?</li><li>A. We could barely make payroll.</li><li>Q. And why could you barely make payroll?</li><li>A. There wasn't enough cash in the business.</li></ul>
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	Page 50		Page 52
1	MR. PERRIN: Objection, form.	1	belongings, which he didn't abide by. He went back to
2	A. We were speaking to Super G, and Super G was	2	the company later that night, I believe. And that was
3	aware that the company was struggling.	3	the termination.
4	Q. (BY MR. FREEMAN) Did Super G request that	4	Q. Okay. Who instructed you to fire Mr. Damti?
5	Baymark Partners put additional money into ACET Global?	5	A. It would have been Mr. Hook or Mr. Ludlow.
6	A. In order to get amendments on the loan	6	Q. Okay. Did you discuss that with them?
7	agreements, there was a requirement by Super G for	7	A. Yes.
8	Baymark to invest more capital.	8	Q. Okay. And what did you discuss with them?
9	Q. Okay. And did Baymark oblige?	9	A. Well, there was a clear history by that point
10	A. Correct. But in addition to that, Baymark	10	of Tomer making bad decisions. The company was
11	continued to invest capital outside of those agreements,	11	performing very poorly. I'm happy to elaborate on those
12	without Super G's consent.	12	decisions that Mr. Damti made. And it was clear to us
13	Q. Okay. Can you explain what you mean by that?	13	that he no longer felt capable of running the company
14	A. There were times where Bill Szeto would let me	14	and was not able to come up with any more ideas to help
15	know that there wouldn't be enough cash to make payroll.	15	the business grow, and it was time to make a change.
16	So we would put in more money; Baymark would put more	16	Q. Okay. When did you first engage in those
17	money in.	17	discussions?
18	Q. Okay. And how did that come about? Mr. Szeto	18	A. I don't recall.
19	made a direct request for the money?	19	Q. How close in proximity to the date of
20	A. Mr. Szeto let me know that if we don't make an	20	termination was it?
21	investment, we're not able to make payroll, and that was	21	A. Well, we had been having ongoing discussions
22	important to be able to do that to keep the business	22	about the performance of the company, but the actual
23	alive. We needed our employees, and people will quit if	23	termination would have been closer to the termination
24	you don't pay them.	24	date.
25	Q. So when he made that request, Baymark Partners	25	Q. The actual discussions about the termination?
	2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		•
	Page 51		Page 53
1	put additional money into ACET Global?		
	put additional money into ACET Global:	1	A. Correct.
2	A. In addition, Bill was not cashing his paycheck	2	<ul><li>A. Correct.</li><li>Q. Okay. How many of those discussions did you</li></ul>
2 3			
	A. In addition, Bill was not cashing his paycheck	2	Q. Okay. How many of those discussions did you
3	<ul><li>A. In addition, Bill was not cashing his paycheck to help support the business.</li><li>Q. Okay. Was he expecting to ever get paid for those paychecks?</li></ul>	2	Q. Okay. How many of those discussions did you have?
3 4	<ul><li>A. In addition, Bill was not cashing his paycheck to help support the business.</li><li>Q. Okay. Was he expecting to ever get paid for</li></ul>	2 3 4	Q. Okay. How many of those discussions did you have?  A. I don't remember.
3 4 5	<ul><li>A. In addition, Bill was not cashing his paycheck to help support the business.</li><li>Q. Okay. Was he expecting to ever get paid for those paychecks?</li></ul>	2 3 4 5	<ul><li>Q. Okay. How many of those discussions did you have?</li><li>A. I don't remember.</li><li>Q. Did you ever put anything in writing about it?</li></ul>
3 4 5 6	<ul><li>A. In addition, Bill was not cashing his paycheck to help support the business.</li><li>Q. Okay. Was he expecting to ever get paid for those paychecks?</li><li>A. I would think so.</li></ul>	2 3 4 5	<ul> <li>Q. Okay. How many of those discussions did you have?</li> <li>A. I don't remember.</li> <li>Q. Did you ever put anything in writing about it?</li> <li>A. There's a termination letter. That's the only</li> </ul>
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Q. Okay. Who recommended that he be fired? A. I. I don't recall. A. I. don't recall. Q. Okay. And who did you discusse this with? C. Okay. And who did you discusse this with? C. Okay. And who did you discusse this with? C. Okay. And who did you discusse this with? C. Okay. Gabead. A. Do you have the letter? C. Okay. Charles who signed the letter terminating him? C. Okay. Charles who signed the letter? C. Okay. Charles whith Tomer, Bill Szeto, Mr. Ludlow, Mr. Hook. C. Okay. Charles whith Tomer, Bill Szeto, Mr. Ludlow, Mr. Hook. C. Okay. Charles whith Tomer, Bill Szeto, Mr. Ludlow, Mr. Hook. C. Okay. Charles whith Tomer, Bill Szeto, Mr. Ludlow, Mr. Hook. C. Okay. Charles whith Tomer, Bill Szeto, Mr. Ludlow, Mr. Hook. C. Okay. Charles whith Tomer, Bill Szeto, Mr. Ludlow, Mr. Hook. C. Okay. Did you have any discussions with any of the employees of ACET Global? C. A. A. Mr. Ludlow gave me the letter. C. O. Okay. And who is that? C. O. Okay. Is that Plaskin? C. O. Okay. Sale profitability, cash. C. O. Okay. And why? C. Okay. Sale profitability, cash. C. O. Okay. And why? C. Okay. Charles who is that you had about a company? C. O. How of the tempination of Mr. Damti. C. O. Okay. Who was probably a month, and the plant whith product selection. He helped with fulfillment, trying to get some systems put in place. I think that's really it. C. Okay. Who have an copy of the tetter? C. O. Okay. Who have an copy of the tetter? C. O. Okay. Why nor? C. Okay. Why nor? C. Okay. Who have an copy of the t	1	fired?	1	concerned about ACET Global's performance?
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8 A. Do you have a copy of the letter? 9 Q. I don't have it in front of me. 10 A. It would have been either Mr. Ludlow or 11 Mr. Hook. 12 Q. Who gave you the letter? 13 A. Mr. Ludlow gave me the letter. 14 Q. Okay. Did you agree with the decision to 15 terminate Mr. Damti? 16 A. I did. 17 Q. Okay. And did you hire anyone else after 18 that? 19 A. No. Bill Szeto was already working in the 20 company, so there were no additional hires after that 21 point. 22 Q. How long had Bill Szeto been working at the 23 company? 24 A. If I had to guess, it was probably a month, 25 maybe.  Page 55  1 Q. And what was his role prior to that time? 2 A. Prior to what time? 2 A. Prior to what time? 3 Q. Okay. Did have a title? 4 A. He was helping out with the business. He was 5 helping out with product selection. He helped with 6 fulfillment, trying to get some systems put in place. I 6 fulfillment, trying to get some systems put in place. I 7 think that's really it. 8 Q. Okay. Did he have a title? 9 A. We didn't give him an official title. 9 Q. Okay. Why not? 10 Q. Okay. Why not? 11 A. Just never thought about it. 12 Q. Okay. Did pour give anyone titles. 13 Mr. PERRIN: Objection, form. 14 A. I don't believe so. 15 Q. Okay on dwho it was done. 16 millment, trying on give anyone else titles? 17 A. I don't believe so. 18 Q. How did Mr. Szeto get his title as CEO? 18 Q. How did Mr. Szeto get his title as CEO? 18 Q. How did Mr. Szeto get his title as CEO? 18 Q. How did Mr. szeto get his title as CEO? 19 A. Functor that was done.	6	A. Do you have the letter?	6	A. It would have been discussed with Tomer, Bill
9 A. And Super G. 20 A. It would have been either Mr. Ludlow or 11 Mr. Hook. 12 Q. Who gave you the letter? 13 A. Mr. Ludlow gave me the letter. 14 Q. Okay. Did you agree with the decision to 15 terminate Mr. Damti? 16 A. I did. 17 Q. Okay. And did you hire anyone else after 18 that? 19 A. No. Bill Szeto was already working in the 20 company, so there were no additional hires after that 21 point. 22 Q. How long had Bill Szeto been working at the 23 company? 24 A. If I had to guess, it was probably a month, 25 maybe.  Page 55  1 Q. And what was his role prior to that time? 2 A. Prior to what time? 2 A. Prior to what time? 3 Q. Prior to the termination of Mr. Damti. 4 A. He was helping out with the business. He was 5 helping out with product selection. He helped with 6 fulfillment, trying to get some systems put in place. I 7 think that's really it. 8 Q. Okay. Did he have a title? 9 A. We didn't give him an official title. 9 Q. Okay. Did you give anyone else titles? 14 A. Just never thought about it. 15 Q. Okay. Did you give anyone else titles? 16 A. I don't believe so. 17 A. I don't believe so. 18 Q. How did Mr. Szeto get his title as CEO? 19 A. I suppose that would have come from Baymark 19 A. I don't believe so. 20 Q. How was that one in the rich company was losing value very upiced at closing that did not turn into sales. So 17 A. I don't believe so. 18 Q. How did Mr. Szeto get his title as CEO? 19 A. I suppose that would have come from Baymark 19 A. I suppose that would have come from Baymark 19 A. I sure it was done.	7	Q. Excuse me?	7	Szeto, Mr. Ludlow, Mr. Hook.
10 A. It would have been either Mr. Ludlow or 11 Mr. Hook. 12 Q. Who gave you the letter? 13 A. Mr. Ludlow gave me the letter. 14 Q. Okay. Did you agree with the decision to 15 terminate Mr. Damti? 16 A. I did. 17 Q. Okay. And did you hire anyone else after 18 that? 19 A. No. Bill Szeto was already working in the 20 company, so there were no additional hires after that 21 point. 22 Q. How long had Bill Szeto been working at the 23 company? 24 A. If I had to guess, it was probably a month, 25 maybe.  Page 55  1 Q. And what was his role prior to that time? 2 A. Prior to what time? 2 A. Prior to what time? 3 Q. Prior to the termination of Mr. Damti. 4 A. He was helping out with the business. He was 5 helping out with product selection. He helped with 6 fulfillment, trying to get some systems put in place. I 7 think that's really it. 8 Q. Okay. Did he have a title? 9 A. We didn't give him an official title. 10 Q. Okay. Why not? 11 A. Just never thought about it. 12 Q. Okay. Did you give anyone else titles? 13 MR. PERRIN: Objection, form. 14 A. I personally did not give anyone else. 15 Q. (BY MR. PERRIN: Objection, form. 16 A. I don't believe so. 17 A. I don't believe so. 18 Q. How did Mr. Szeto get his title as CEO? 19 A. I suppose that would have come from Baymark 19 A. I'm not sure it was done.	8	A. Do you have a copy of the letter?	8	Q. Okay. Go ahead.
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Q. How long had Bill Szeto been working at the company?  A. If I had to guess, it was probably a month, maybe.  Page 55  Q. And what was his role prior to that time?  A. Prior to what time?  A. He was helping out with the business. He was helping out with product selection. He helped with fulfillment, trying to get some systems put in place. I think that's really it.  Q. Okay. Did he have a title?  A. We didn't give him an official title.  Q. Okay. Why not?  A. Just never thought about it.  Q. Okay. Did you give anyone else titles?  MR. PERRIN: Objection, form.  A. I don't believe so.  Q. How did Mr. Szeto get his title as CEO?  18 Q. How did Mr. Szeto get his title as CEO?  19 A. I suppose that would have come from Baymark  A. If an Ox Sales, profitability, cash.  22 ACET Global's performance, what specifically were yet concerned about?  23 concerned about?  4 A. Sales, profitability, cash.  24 A. Sales, profitability, cash.  25 Q. Okay. And why?  Page 5  A. Well, the company was losing value very quickly, so our investments were getting wiped out.  Q. Okay. What was causing that value very quickly, so our investments were getting wiped out.  4 A. There's a handful of things that caused that.  I think initially it was bad inventory that was delivered at closing that did not turn into sales. So our sales right off the bat were very slow. Tomer had made some bad purchases after the closing. Products getting caught up in customs, defective products, not being able to sell on Amazon. We essentially missed on Q. Okay. Which is the biggest quarter of the year. By the time Q1 came around in 2018, you know, we were struggling.  4 A. I gersonally did not give anyone eitles.  4 A. Well, we suggested to mark the prices down to move the inventory quicker to generate cash.  Q. Okay. Was that done?  A. I'm not sure it was done.	20	company, so there were no additional hires after that	20	A. I believe so.
23 concerned about? 24 A. If I had to guess, it was probably a month, 25 maybe.  Page 55  Q. Okay. And why?  Page 55  Q. And what was his role prior to that time? 1 A. Well, the company was losing value very quickly, so our investments were getting wiped out. 3 Q. Prior to what time? 2 A. Prior to what time? 3 Q. Okay. What was causing that? 4 A. He was helping out with the business. He was helping out with product selection. He helped with fulfillment, trying to get some systems put in place. I 6 fulfillment, trying to get some systems put in place. I 7 think that's really it. 8 Q. Okay. Did he have a title? 9 A. We didn't give him an official title. 9 getting caught up in customs, defective products, not peing able to sell on Amazon. We essentially missed on the product of time Q1 came around in 2018, you know, we were struggling. 14 A. I personally did not give anyone titles. 15 Q. (BY MR. FREEMAN) Okay. Did Baymark Partners give anyone titles? 16 Q. How did Mr. Szeto get his title as CEO? 18 Q. Okay. Was that done? 19 A. I suppose that would have come from Baymark 19 A. I'm not sure it was done.	21	point.	21	Q. In terms of the concerns that you had about
A. If I had to guess, it was probably a month, maybe.  Page 55  Q. Okay. And why?  Page 55  Q. And what was his role prior to that time?  A. Prior to what time?  Q. Prior to the termination of Mr. Damti.  A. He was helping out with the business. He was helping out with product selection. He helped with fulfillment, trying to get some systems put in place. I think that's really it.  Q. Okay. Did he have a title?  A. We dll, the company was losing value very quickly, so our investments were getting wiped out.  Q. Okay. What was causing that?  A. There's a handful of things that caused that. I think initially it was bad inventory that was delivered at closing that did not turn into sales. So our sales right off the bat were very slow. Tomer had made some bad purchases after the closing. Products getting caught up in customs, defective products, not being able to sell on Amazon. We essentially missed or being able to sell on Amazon. We	22	Q. How long had Bill Szeto been working at the	22	ACET Global's performance, what specifically were you
Page 55  1 Q. And what was his role prior to that time? 2 A. Prior to what time? 3 Q. Prior to the termination of Mr. Damti. 4 A. He was helping out with the business. He was 5 helping out with product selection. He helped with 6 fulfillment, trying to get some systems put in place. I 7 think that's really it. 8 Q. Okay. Did he have a title? 9 A. We didn't give him an official title. 9 Q. Okay. Why not? 10 Q. Okay. Why not? 11 A. Just never thought about it. 12 Q. Okay. Did you give anyone else titles? 13 M. PERRIN: Objection, form. 14 A. I personally did not give anyone titles. 15 Q. Okay. So with this bad inventory that was give anyone titles? 16 give anyone titles? 17 A. I don't believe so. 18 Q. How did Mr. Szeto get his title as CEO? 19 A. I suppose that would have come from Baymark 19 A. I'm not sure it was done.  Page 55  Page 5  A. Well, the company was losing value very quickety of unickety and the soling value very and company was losing value very and company was losing value very and company was losing value very quickety of unickety.  A. Well, the company was losing value very quickety so our investments were getting wiped out.  A. Well, when the company was losing value very quicket losing value very quicket los mines losing value very quicket los mines losing value very quicket los mines losing value very quicket losing value very quicket losing value very quicket los mines losing value very quicket losing. Page doub.  1 A. Well, we suggested to mark the prices down to move the inventory quicker to generate cash.  Q. Okay. Was that done?  A. I'm not sure it was done.	23	company?	23	concerned about?
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·· · · · · · · · · · · · · · · · · · ·	18	Q. How did Mr. Szeto get his title as CEO?	18	Q. Okay. Was that done?
20 Partners. 20 O. Did you request that it be done?	19	A. I suppose that would have come from Baymark	19	A. I'm not sure it was done.
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	20	Partners.	20	Q. Did you request that it be done?
Q. Okay. So Baymark Partners at least gave the 21 A. We suggested that it be done.	21	Q. Okay. So Baymark Partners at least gave the	21	A. We suggested that it be done.
22 title of CEO to Mr. Szeto? 22 Q. Okay. What about with respect to Amazon? Di	22	title of CEO to Mr. Szeto?	22	Q. Okay. What about with respect to Amazon? Did
23 MR. PERRIN: Objection, form. 23 you do anything to fix that?	23	MR. PERRIN: Objection, form.	23	you do anything to fix that?
24 A. We did. 24 A. Did I? No. I personally did not.	24	A. We did.	24	A. Did I? No. I personally did not.
Q. (BY MR. FREEMAN) Okay. In 2018, were you 25 Q. Okay. Did Baymark Partners do anything?	25	Q. (BY MR. FREEMAN) Okay. In 2018, were you	25	Q. Okay. Did Baymark Partners do anything?

1	Page 58		Page 60
1	A. Not that I'm aware of.	1	A. Bill Szeto would not have been involved in
2	Q. What did you or Baymark Partners do to address	2	those discussions.
3	any of these concerns with the business?	3	Q. Okay. Why was Baymark Partners the one
4	A. Well, we started asking for a purchasing	4	involved in those discussions with Super G?
5	budget to start monitoring cash a little closer.	5	A. Well, Baymark Partners was the majority
6	Q. Okay. And what else?	6	shareholder of the company of ACET Global owned by ACET
7	A. We brought in a marketing firm to help with	7	Holdco, LLC. Super G was a lender to that company.
8	digital marketing.	8	Q. Okay. But why was the CEO of ACET Global not
9	Q. Okay. Who was that?	9	involved in those discussions?
10	A. L-U-X Group.	10	A. He was involved in the discussions when we
11	Q. Okay. What else did you do?	11	asked Tomer if he would like to contribute capital as
12	A. Well, we tried restructuring the Super G note,	12	Baymark was doing. Tomer said no.
13	which they agreed to amend their note to keep more cash	13	Q. Okay. When did Baymark Partners ask Tomer
14	in the business.	14	Damti to contribute money?
15	Q. Okay. And what else did you do?	15	A. This would have been December 2017.
16	A. To help the business?	16	Q. Okay. Why wasn't Mr. Szeto, at any point
17	Q. Yes, sir.	17	after that, involved in the conversations with Super G
18	A. We brought Bill in and terminated Tomer.	18	about restructuring ACET Global's note?
19	Q. Okay. What else did you do?	19	A. I'm not sure why he would be. He was focused
20	A. I think that's about it. There's probably	20	on just keeping the business alive.
21	more, but you know, I don't know.	21	Q. Okay. What gave Baymark Partners the
22	Q. Okay. With respect to the digital marketing	22	authority to engage in those discussions with Super G?
23	and the Lux Group, had Baymark Partners ever worked with	23	MR. PERRIN: Objection, form.
24	them before?	24	A. As a majority shareholder, my understanding
25	A. I believe so.	25	was that was the appropriate partner to be talking to
1	Page 59  Q. Okay. Had you ever worked with them before?	1	Page 61 Super G as the lender in the company.
2	A. I can't recall if when I worked with Lux Group	2	Q. (BY MR. FREEMAN) So that was your
3	it was before or after this time.	3	understanding for the basis for the authority?
4	Q. Okay.	4	MR. PERRIN: Objection, form.
5	A. There was another portfolio company that we	5	A. Correct.
6	used Lux Group on, and I can't recall the timeline when	6	Q. (BY MR. FREEMAN) Okay. And Super and
7	it was done.	7	Baymark Partners brought Bill Szeto in to take over.
8	Q. Was it a recommendation from Baymark Partners	8	Had Baymark Partners ever worked with Mr. Szeto before?
9	to use Lux Group?	9	MR. PERRIN: Objection, form.
10	A. It would have been.	10	<ol> <li>Bill Szeto was not brought in to take over the</li> </ol>
	A. It would have been.     MR. PERRIN: Jason, whenever you get to a	10	A. Bill Szeto was not brought in to take over the company, first. Number two, I'm not aware if Baymark
10 11 12	A. It would have been.     MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.		A. Bill Szeto was not brought in to take over the company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.
11	MR. PERRIN: Jason, whenever you get to a	11	company, first. Number two, I'm not aware if Baymark
11 12	MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.	11 12	company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.
11 12 13	MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.  MR. FREEMAN: Yeah. We're almost to a	11 12 13	company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.  Q. (BY MR. FREEMAN) When did you first meet
11 12 13 14	MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.  MR. FREEMAN: Yeah. We're almost to a good one.	11 12 13 14	company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.  Q. (BY MR. FREEMAN) When did you first meet Mr. Szeto?
11 12 13 14 15	MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.  MR. FREEMAN: Yeah. We're almost to a good one.  MR. PERRIN: Okay.	11 12 13 14 15	company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.  Q. (BY MR. FREEMAN) When did you first meet Mr. Szeto?  A. It would have been Q4 2017.
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11 12 13 14 15 16 17 18 19 20 21	MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.  MR. FREEMAN: Yeah. We're almost to a good one.  MR. PERRIN: Okay.  Q. (BY MR. FREEMAN) With respect to restructuring the Super G notes, was Baymark Partners involved in that process?  A. Yes.  Q. Was William Szeto involved in that process?  MR. PERRIN: Objection, form.	11 12 13 14 15 16 17 18 19 20 21	company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.  Q. (BY MR. FREEMAN) When did you first meet Mr. Szeto?  A. It would have been Q4 2017.  MR. PERRIN: Jason, we're getting close to a stopping point?  MR. FREEMAN: I think we're to a good spot.  (Break taken from 11:41 a.m. to 11:54 a.m.)
11 12 13 14 15 16 17 18 19 20 21 22	MR. PERRIN: Jason, whenever you get to a stopping point, I think we could use a break.  MR. FREEMAN: Yeah. We're almost to a good one.  MR. PERRIN: Okay.  Q. (BY MR. FREEMAN) With respect to restructuring the Super G notes, was Baymark Partners involved in that process?  A. Yes.  Q. Was William Szeto involved in that process?  MR. PERRIN: Objection, form.  A. I want to be specific with the timeline here,	11 12 13 14 15 16 17 18 19 20 21	company, first. Number two, I'm not aware if Baymark had worked with Bill Szeto on something prior or not.  Q. (BY MR. FREEMAN) When did you first meet Mr. Szeto?  A. It would have been Q4 2017.  MR. PERRIN: Jason, we're getting close to a stopping point?  MR. FREEMAN: I think we're to a good spot.  (Break taken from 11:41 a.m. to 11:54 a.m.)  Q. (BY MR. FREEMAN) Mr. Denegre, how many times

	Page 62		Page 64
1	A. Correct.	1	agreement?
2	Q. Okay. Can you tell me about each of those?	2	MR. PERRIN: Objection, form.
3	A. I can try.	3	A. I'm not it would have been it would have
4	Q. Okay.	4	been a conversation with Super G. I'm not sure
5	A. Is there anything specific you want to know	5	specifically which party, whether it's Baymark Holdco.
6	about them?	6	I don't know how that all looks. But there would have
7	Q. Well, when did the first one occur?	7	been a conversation with Super G about continuing to
8	A. It was either December 2017 or January 2018.	8	have struggles with the business and we need to reduce
9	I don't remember the exact amendment date.	9	the cash payments.
10	Q. Okay. And why was that amended then?	10	Q. (BY MR. FREEMAN) Okay. Were you involved in
11	A. The company was having issues paying the	11	those conversations?
12	weekly cash requirements, and we needed to reduce those	12	A. Most likely.
13	payments to keep more cash in the business to obviously	13	Q. Okay. What do you recall about those
14	run the business and buy more inventory.	14	conversations?
15	Q. Okay. Were there any other reasons?	15	A. I don't recall specifics other than it would
16	A. No.	16	have been it was with either Steve Bellah or Oren
17	Q. Okay. What about the second one? When did	17	Moses at Super G. We made them aware that the company
18	that occur?	18	was obviously continuing to have cash issues and that we
19	A. Didn't know the exact date. I can guess, if	19	needed to do something to reduce the cash payments to
20	you want me to take a guess.	20	keep more cash in the business.
21	Q. Sure.	21	Q. Okay. Did those payments, were they set up to
22	MR. PERRIN: I would instruct the witness	22	increase in October of 2018?
23	not to speculate or guess.	23	A. I don't recall.
24	Q. (BY MR. FREEMAN) Mr. Denegre, what is your	24	Q. Okay. Was there any relationship between the
25	best estimate of when that occurred?	25	formation of Windspeed Trading, LLC, and ACET Global,
_	Page 63		Page 65
1	A. Between March 2018 and May 2018.	1	LLC?
2	Q. Okay. And why was this amendment made?	2	MR. PERRIN: Objection, form.
3	A. I'm not sure it was an amendment.	3	A. I'm not sure. What do you mean by "relationship"?
4	Q. What was it?	4	"relationship""/
		_	•
5	A. I think it was a forbearance.	5	Q. (BY MR. FREEMAN) Let's change it then. Was
6	Q. Okay. And what were the terms of this	6	Q. (BY MR. FREEMAN) Let's change it then. Was there any relationship between Windspeed Trading, LLC,
6 7	Q. Okay. And what were the terms of this forbearance?	6 7	Q. (BY MR. FREEMAN) Let's change it then. Was there any relationship between Windspeed Trading, LLC, and ACET Global, LLC?
6 7 8	<ul><li>Q. Okay. And what were the terms of this forbearance?</li><li>A. I don't recall.</li></ul>	6 7 8	Q. (BY MR. FREEMAN) Let's change it then. Was there any relationship between Windspeed Trading, LLC, and ACET Global, LLC?  MR. PERRIN: Objection, form.
6 7 8 9	<ul><li>Q. Okay. And what were the terms of this forbearance?</li><li>A. I don't recall.</li><li>Q. Okay. Generally, did they increase or</li></ul>	6 7 8 9	Q. (BY MR. FREEMAN) Let's change it then. Was there any relationship between Windspeed Trading, LLC, and ACET Global, LLC?  MR. PERRIN: Objection, form.  A. Again, I'm not sure what "relationship" is. I
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	Page 66		Page 68
1	time, and Super G was having them do this.	1	that Windspeed was selling ACET Global's inventory?
2	Q. (BY MR. FREEMAN) What do you mean, Super G	2	MR. PERRIN: Objection, form.
3	was having them do this?	3	A. ACET Global had inventory that I believe
4	A. Having Windspeed sell the inventory.	4	Windspeed was selling on behalf of ACET Global.
5	Q. So Super G was directing Windspeed to sell	5	Q. (BY MR. FREEMAN) Okay. And why do you
6	ACET Global's inventory?	6	believe that?
7	A. I'm not sure it was ACET Global's inventory at	7	MR. PERRIN: Objection, form.
8	that time.	8	A. Because there was cash coming into ACET
9	Q. Whose inventory was it?	9	Global, and I'm not sure who else would be fulfilling
10	A. It could be Super G's.	10	those orders.
11	Q. Okay. I thought you said that Windspeed was	11	Q. (BY MR. FREEMAN) When was there cash coming
12	paid a contractor fee?	12	into ACET Global?
13	A. Yes.	13	A. Well, there was cash coming to ACET Global
14	Q. Who paid that contractor fee?	14	throughout the whole 2018 and parts of 2017.
15	A. ACET Global had paid a fee to Windspeed, so	15	Q. Okay. How long was cash coming into ACET
16	that's it.	16	Global?
17	Q. So ACET Global paid a fee to Windspeed	17	A. I'm not sure.
18	Trading, LLC, to have Windspeed sell ACET Global's	18	Q. Do you know when it stopped?
19	assets?	19	A. I don't.
20	MR. PERRIN: Objection, form.	20	Q. Okay. How do you know that there was cash
21	A. Again, there's a line item on the P&L for	21	coming into ACET Global?
22	contractor labor. I believe that's it. But	22	A. I looked at the bank statements for this
23	Q. (BY MR. FREEMAN) Okay. And who required ACET	23	exercise.
24	Global to make this payment to Windspeed?	24	Q. How did you obtain those bank statements?
25	MR. PERRIN: Objection, form.	25	A. Texas Capital Bank.
	Page 67		Page 69
1	Page 67  A. I'm actually not sure there ever was a payment	1	Page 69 Q. Provided them to you?
1 2		1 2	
	A. I'm actually not sure there ever was a payment		Q. Provided them to you?
2	A. I'm actually not sure there ever was a payment made. There's just an expense line on ACET Global.	2	<ul><li>Q. Provided them to you?</li><li>A. Provided, yes.</li></ul>
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	Page 70		Page 72
1	initially.	1	in any way?
2	Q. (BY MR. FREEMAN) Okay. So did David Hook	2	A. No.
3	request them or did you?	3	Q. So Baymark Partners had nothing to do with the
4	A. I requested them.	4	formation of Windspeed Trading?
5	Q. And when was that?	5	A. No.
6	A. Probably last month, from either March	6	Q. And did you have anything to do with the
7	Q. I'm sorry. The last	7	formation of Windspeed Trading?
8	A. March.	8	A. No.
9	Q. March of?	9	Q. Okay. And at any point thereafter, was
10	A. 2021.	10	Baymark Partners involved with Windspeed Trading?
11	Q. 2021? So you still receive the bank	11	MR. PERRIN: Objection; form.
12	statements for ACET Global?	12	A. There was a transaction done related to
13	MR. PERRIN: Objection; form.	13	Windspeed Trading
14	A. I'm not sure I understand the question.	14	Q. (BY MR. FREEMAN) Okay.
15	Q. (BY MR. FREEMAN) You've received them	15	A that Baymark Partners was already involved
16	recently, I guess?	16	in.
17	A. I requested them recently and received them.	17	Q. Okay. What was that?
18	Q. And Mr. Hook is currently a signatory on those	18	A. There was a warrant.
19	accounts?	19	Q. Okay. So the warrant do I understand that
20	MR. PERRIN: Objection; form.	20	to be a warrant to purchase ownership in Windspeed
21	A. I'm not sure he is. Texas Capital Bank didn't	21	Trading?
22	ask. They said, "Who are the signers on the account?"	22	MR. PERRIN: Objection; form.
23	Q. Okay.	23	A. I'd actually have to see the warrant to look
24	A. These accounts have been closed for quite a	24	at it. I haven't looked at it. I know there was a
25	while.	25	warrant out there, and I'd have to see what entity it
	Page 71		Page 73
1	Q. (BY MR. FREEMAN) Okay. Why were you looking	1	was. I can't speak to it.
2	at the accounts in 2021? Why were you requesting them?	2	Q. (BY MR. FREEMAN) Why was that warrant issued?
3	MR. PERRIN: Go ahead.	3	MR. PERRIN: Objection; form.
4	A. It was a request for as part of discovery,	4	A. Super G was making an investment in Windspeed
5	is my understanding.	5	Trading, and we had a relationship with Super G. Super
6	Q. (BY MR. FREEMAN) Okay. So what was the	6	G would like to have our involvement with Windspeed
7	relationship between the formation of Windspeed Trading	7	Trading, and so we obviously wouldn't do that for free.
8	and ACET Global?	8	We would need some compensation for our time. And
9	MR. PERRIN: Objection; form.	9	that's what the warrant was related to.
10	A. I don't I don't think there is a	10	Q. (BY MR. FREEMAN) Okay. So Baymark Partners
	relationship.	11	had a relationship with Super G?
11		1	<u>^</u>
12	Q. (BY MR. FREEMAN) Were they completely	12	MR. PERRIN: Objection; form.
12 13	Q. (BY MR. FREEMAN) Were they completely unrelated?	13	MR. PERRIN: Objection; form.  A. Again, "relationship," I'm not sure how to
12 13 14	Q. (BY MR. FREEMAN) Were they completely unrelated?  MR. PERRIN: Objection; form.	13 14	MR. PERRIN: Objection; form.  A. Again, "relationship," I'm not sure how to define that.
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	Page 74		Page 76
1	ownership.	1 me	ore than it was bringing in?
2	Q. (BY MR. FREEMAN) Okay. Do those two distinct	2	MR. PERRIN: Objection; form.
3	legal entities with uncommon ownership have any	3	A. I'm not sure other than the cash flow in the
4	relationship?	4 bu	isiness was nearly nonexistent. And we owed ACET
5	A. It's strictly a transactional relationship,		lobal owed debts to quite a few vendors.
6	third party.	6	Q. (BY MR. FREEMAN) Okay. How long had it been
7	Q. Okay. What is that relationship?	7 th	at way?
8	A. Super G is a lender.	8	A. Not sure.
9	Q. Okay. And that's it?	9	Q. Just a few months or
10	A. That's it.	10	MR. PERRIN: Objection; form.
11	Q. Okay. What did Super G obtain warrants in	11	Q. (BY MR. FREEMAN) longer?
12	Windspeed as well?	12	MR. PERRIN: Objection; form.
13	A. I'm not sure if it was Super G or a different	13	A. Well, the additional capital that we had
14	entity.	14 th:	at Baymark put in certainly extended the life of the
15	Q. Okay. But those warrants that were given to	15 bu	isiness. So it's hard to say when it truly was
16	the Baymark party, that was the only relationship to		coming an insolvent issue.
17	Windspeed?	17	Q. (BY MR. FREEMAN) Okay. Did you ever believe
18	MR. PERRIN: Objection; form.	18 it l	had become insolvent?
19	A. Yes. If we're defining that as a relationship	19	MR. PERRIN: Objection; form.
20	which is transactional, third party, independent, no	20	A. I think by the summer of 2000 well,
21	ownership common ownership, yes.	21 pr	imarily, the late summer 2018, the company was
22	Q. (BY MR. FREEMAN) Okay. Prior to Windspeed's	22 cle	early on its last I don't know how to describe
23	formation, was ACET Global insolvent, or could it have	23 it	on its last lifeline, I suppose.
24	kept going?	24	Q. (BY MR. FREEMAN) Okay. It was clearly I
25	MR. PERRIN: Objection; form.	25 m	ean, clearly going under as a going concern?
1	Page 75	1	Page 77
1	A. I'm actually not sure when Windspeed was	1	MR. PERRIN: Objection; form.
2	A. I'm actually not sure when Windspeed was formed.	2	MR. PERRIN: Objection; form.  A. It would need more capital to be infused in
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2 3 4 5 6	A. I'm actually not sure when Windspeed was formed.  Q. (BY MR. FREEMAN) Okay. When do you believe it was formed?  A. It would have been, if I had to guess, later half of 2018.	2 3 th 4 5 6	MR. PERRIN: Objection; form.  A. It would need more capital to be infused in e company Q. (BY MR. FREEMAN) Okay.  A to keep it going. Q. Did you believe that restructuring ACET Global
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I	Page 78		Page 80
1	Q. Okay. Were you trying to salvage what you	1	accountant at ACET Global, maintained the books.
2	could from it?	2	Q. (BY MR. FREEMAN) Did you not have any
3	A. I think we were trying to do what was right	3	involvement with that?
4	for the business itself.	4	A. With what?
5	Q. Okay. And at what point was it a complete	5	Q. Maintaining the books.
6	write-off?	6	MR. PERRIN: Objection; form.
7	A. Certainly, by late summer 2018, it would have	7	A. No. I was not a bookkeeper at the company.
8	been considered a complete write-off, I would think.	8	Q. (BY MR. FREEMAN) No involvement with respect
9	Q. Is that July of 2018?	9	to the maintenance of ACET Global's books?
10	A. Yes.	10	A. No involvement.
11	Q. Okay.	11	Q. No involvement with respect to Windspeed
12	A. Or August, either one.	12	Trading's books?
13	Q. Okay. Did you ever discuss the impact of	13	A. No.
14	restructuring that business on ACET Global's creditors?	14	Q. And did you provide any oversight with respect
15	MR. PERRIN: Objection; form.	15	to either of those books?
16	A. We had discussed with Super G, obviously, the	16	A. Oversight, not on Windspeed Trading. On ACET
17	company was having issues.	17	Global, it would have been we had reporting
18	Q. (BY MR. FREEMAN) Okay.	18	requirements. You know, monthly financials had to be
19	A. And made them aware that, you know, this is	19	sent out. So although the accountants were aware of
20	that something needs to happen or else, you know,	20	that, I had to make sure that also happened on a timely
21	there's not much here.	21	manner.
22	Q. Baymark Partners made Super G aware of that	22	Q. Okay. Did you provide instructions to
23	fact?	23	Windspeed Trading regarding ACET Global's financial
24	A. Yes.	24	records?
25	Q. Okay. And who specifically at Super G?	25	A. No.
	Page 79		Page 81
1	A. It would have been Steve Bellah.	1	Q. And you weren't compensated in any way to do
2	Q. What did you discuss in that regard?	2	that?
3	MR. PERRIN: Objection; form.	3	A. No.
4	A. I actually don't recall the discussion.	4	Q. How was Windspeed Trading's business model
5	Q. (BY MR. FREEMAN) Okay. Did you ever discuss	5	different from ACET Global's?
6	how the restructuring might impact any other creditors	6	A. I'm not sure.
7	of ACET Global?	7	Q. And why are you not sure?
8	MR. PERRIN: Objection; form.	8	MR. PERRIN: Objection; form.
9	A. I don't recall.	9	A. I'm not involved with Windspeed. I don't
10	Q. (BY MR. FREEMAN) Okay. Did you believe that	10	know.
1 1 1	restructuring ACET Global's business would be in the	11	() (DXIAD EDEEMAN) () X/ 1 k1 'C
11	-		Q. (BY MR. FREEMAN) Okay. You don't know if
12	best interest of the creditors of ACET Global?	12	Windspeed had different employees from ACET Global?
12 13	best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.	12 13	Windspeed had different employees from ACET Global?  MR. PERRIN: Objection; form.
12 13 14	best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. I'm not sure.	12 13 14	Windspeed had different employees from ACET Global?  MR. PERRIN: Objection; form.  A. To be exact, I'd need to see the employee
12 13 14 15	best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. I'm not sure.  Q. (BY MR. FREEMAN) Did you ever discuss whether	12 13 14 15	Windspeed had different employees from ACET Global?  MR. PERRIN: Objection; form.  A. To be exact, I'd need to see the employee roster.
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12 13 14 15 16 17	best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. I'm not sure.  Q. (BY MR. FREEMAN) Did you ever discuss whether it would be in the best interest of the creditors of ACET Global?	12 13 14 15 16 17	Windspeed had different employees from ACET Global?  MR. PERRIN: Objection; form.  A. To be exact, I'd need to see the employee roster.  Q. (BY MR. FREEMAN) Okay. Do you know if  Windspeed Trading had any of the same employees as ACET
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12 13 14 15 16 17 18 19 20 21 22 23	best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. I'm not sure.  Q. (BY MR. FREEMAN) Did you ever discuss whether it would be in the best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. It would have been a discussion with Super G that without some sort of cash infusion or change in the debt, there's nothing left here. So  Q. (BY MR. FREEMAN) Okay. Did Windspeed Trading maintain the financial records of ACET Global?	12 13 14 15 16 17 18 19 20 21 22 23	Windspeed had different employees from ACET Global?  MR. PERRIN: Objection; form.  A. To be exact, I'd need to see the employee roster.  Q. (BY MR. FREEMAN) Okay. Do you know if Windspeed Trading had any of the same employees as ACET Global?  A. I know Bill Szeto is at Windspeed Trading. I believe that I'd have to see the employee roster. I can't speak for certain.  Q. Did Jane Lin go to work for Windspeed Trading?  A. Again, if you show me a W-2 of Jane Lin at
12 13 14 15 16 17 18 19 20 21	best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. I'm not sure. Q. (BY MR. FREEMAN) Did you ever discuss whether it would be in the best interest of the creditors of ACET Global?  MR. PERRIN: Objection; form.  A. It would have been a discussion with Super G that without some sort of cash infusion or change in the debt, there's nothing left here. So  Q. (BY MR. FREEMAN) Okay. Did Windspeed Trading	12 13 14 15 16 17 18 19 20 21 22	Windspeed had different employees from ACET Global?  MR. PERRIN: Objection; form.  A. To be exact, I'd need to see the employee roster.  Q. (BY MR. FREEMAN) Okay. Do you know if Windspeed Trading had any of the same employees as ACET Global?  A. I know Bill Szeto is at Windspeed Trading. I believe that I'd have to see the employee roster. I can't speak for certain.  Q. Did Jane Lin go to work for Windspeed Trading?

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1	the accountant for Windspeed?	1	confirm, yes, that looks correct.
2	A. She would have sent emails to me.	2	Q. (BY MR. FREEMAN) Okay. Without seeing the
3	Q. From Windspeed Trading?	3	loan agreement, you don't you don't know whether that
4	A. Yes.	4	was ever arranged?
5	Q. So did you, in fact, understand her to be an	5	A. I'm not sure if it's Super G Capital or a
6	employee of Windspeed Trading?	6	different entity name.
7	MR. PERRIN: Objection; form.	7	Q. Okay.
8	A. Again, I'm not sure. She worked potentially	8	A. I know they switched to a different company,
9	on behalf of Windspeed or for Windspeed. I don't know.	9	and so I'm not certain.
10	Q. (BY MR. FREEMAN) Okay. Did you correspond	10	Q. Super G switched to a different company?
11	with anyone else at Windspeed?	11	A. They switched to SG Credit Partners, I
12	A. I have talked to Bill Szeto at Windspeed.	12	believe.
13	Q. Okay. Anyone else?	13 14	Q. Okay. When did they switch to SG Credit Partners?
14	A. I don't think so.		
15	Q. Did Windspeed have different inventory than	15	A. I don't know.
16	ACET Global?	16	Q. Why did they switch to SG Credit Partners?
17	MR. PERRIN: Objection; form.	17	MR. PERRIN: Objection; form.
18	A. I would think so.	18	A. You'd have to ask them.
19	Q. (BY MR. FREEMAN) What makes you think that?	19	Q. (BY MR. FREEMAN) Okay. But you understood
20	A. It's a different company.	20	that to be Super G Capital?
21	Q. And why does that make you think it would be	21	MR. PERRIN: Objection; form.
22	different inventory?	22	A. Again, if you'd show me the loan agreement, I
23	MR. PERRIN: Objection; form.	23	can confirm.
24	A. Because of that reason.	24	Q. (BY MR. FREEMAN) Okay. But did you
25	Q. (BY MR. FREEMAN) But for no other reason?	25	understand SG Capital Partners to be Super G Capital?
	Page 83		Page 85
1	A. No other reason.	1	MR. PERRIN: Objection; form.
2	Q. Okay. Where did Windspeed Trading receive its	2	A. No.
3	funding?	3	Q. (BY MR. FREEMAN) Why then were you
4	A. Again, to be certain, I would need to see the	4	A. To be clear, there were employees from Super G
5	bank statement to see where it came from.	5	Capital and SG Credit Partners. They do similar-type
6	Q. Okay. Where do you believe it received its	6	loans. I don't know the ownership. I don't know the
7	funding?	7	entities. There's no reason to believe that it's the
8	MR. PERRIN: Objection; form.	8	same company.
9	A. Super G Capital.	9	Q. Were those employees of SG Capital involved
10	Q. (BY MR. FREEMAN) Why do you believe that?	10	with respect to ACET Global's loan?
11	A. Well, everything in the in this lawsuit is	11	MR. PERRIN: Objection; form.
12	stating that, so I'm assuming that's what it is.	12	A. Again, I don't I can't speak to that
			•
13	Q. Did you, in fact, have involvement with	13	because I don't specifically know who works for SG Credit Partners.
14	negotiating that loan?	14	
15	MR. PERRIN: Objection; form.	15	Q. (BY MR. FREEMAN) Did you ever correspond with
16	A. I was involved in helping with the	16	anyone from SG Credit Partners about the ACET Global
17	transaction, and the loan would have been as part of	17	loan with Super G Capital?
18	that, I suppose. But, again, I'm not sure that was the	18	A. I'm not sure I did.
19	loan that financed Windspeed.	19	Q. Now, is it your understanding that Windspeed
	Q. (BY MR. FREEMAN) Okay. But you're aware	20	had a loan from Super G Capital?
20		21	MR. PERRIN: Objection; form.
21	it's your understanding that Windspeed received a loan		
21 22	from Super G as part of the transaction you were	22	A. Again, if you show me the loan, I can confirm.
21	from Super G as part of the transaction you were involved in?		Q. (BY MR. FREEMAN) Did you ever refer to the
21 22	from Super G as part of the transaction you were	22	

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1	A. Potentially.		MR. PERRIN: Objection; form.
2	Q. (BY MR. FREEMAN) What do you mean	2 3	A. I'm not sure.
3	"potentially"?		Q. (BY MR. FREEMAN) Do you know whether a
4	A. I would have see an email that says that. I	4	foreclosure sale ever occurred?
5	know I don't know. I don't recall. So we'd have to	5	MR. PERRIN: Objection; form.
б	look at something.	6	A. The foreclosure sale between who exactly?
7	Q. Why would you refer to a loan to Windspeed	7	Q. (BY MR. FREEMAN) Windspeed Trading and Super
8	Trading from Super G Capital as the "ACET note"?	8	G. Do you know whether that
9	MR. PERRIN: Objection; form.	9	A. I don't
10	A. Well, Super G was ACET Global was in	10	Q. You don't?
11	default with Super G. Super G was also financing	11	A. I'm sorry?
12	Windspeed, a separate transaction. There was a	12	Q. You don't know whether it occurred?
13	foreclosure going on. It's very likely that there was	13	A. Do I know if what occurred?
14	an mistake in the email with calling the loan the	14	Q. A foreclosure sale from Super G Capital to
15	correct name.	15	Windspeed Trading, LLC.
16	Q. (BY MR. FREEMAN) Why do you say it's very	16	A. Yes, there would have been a foreclosure that
17	likely that there was a mistake in an email calling it	17	occurred.
18	that name?	18	Q. Okay. And when did that occur?
19	MR. PERRIN: Objection; form.	19	MR. PERRIN: Objection; form.
20	A. Well, if you recall, I was working on helping	20	A. There was a foreclosure on ACET Global. I'm
21	with the transaction with Windspeed on the Baymark side,	21	not sure there was a foreclosure on Windspeed.
22	as well as ACET Global with Super G. It's just it's	22	Q. (BY MR. FREEMAN) Okay. When was there a
23	a possibility that the name in the email got titled	23	foreclosure on ACET Global?
24	wrong.	24	A. I think it was early 2019.
25	Q. (BY MR. FREEMAN) Does anything lead you to	25	Q. Okay. Is that January of 2019?
	Page 87		Page 89
1	believe that actually happened?	1	A. I'm not sure. You'd have to show me the
2	MR. PERRIN: Objection; form.	2	
3		4	foreclosure.
. ~	A. That what happened?	3	foreclosure.  Q. Why do you why do you believe it was early
4			
	A. That what happened?	3	Q. Why do you why do you believe it was early
4	A. That what happened?  Q. (BY MR. FREEMAN) That you actually referred	3 4	Q. Why do you why do you believe it was early 2019?
4 5	A. That what happened?  Q. (BY MR. FREEMAN) That you actually referred to the wrong note as the "ACET note"?	3 4 5	<ul><li>Q. Why do you why do you believe it was early 2019?</li><li>A. Memory.</li></ul>
4 5 6	A. That what happened? Q. (BY MR. FREEMAN) That you actually referred to the wrong note as the "ACET note"? A. I believe so.	3 4 5 6	<ul><li>Q. Why do you why do you believe it was early 2019?</li><li>A. Memory.</li><li>Q. Okay. And what about your memory makes you</li></ul>
4 5 6 7	<ul><li>A. That what happened?</li><li>Q. (BY MR. FREEMAN) That you actually referred to the wrong note as the "ACET note"?</li><li>A. I believe so.</li><li>Q. What leads you to believe that happened?</li></ul>	3 4 5 6 7	<ul><li>Q. Why do you why do you believe it was early 2019?</li><li>A. Memory.</li><li>Q. Okay. And what about your memory makes you believe that's the case?</li></ul>
4 5 6 7 8	<ul> <li>A. That what happened?</li> <li>Q. (BY MR. FREEMAN) That you actually referred to the wrong note as the "ACET note"?</li> <li>A. I believe so.</li> <li>Q. What leads you to believe that happened?</li> <li>A. Because Windspeed again, if I see the loan</li> </ul>	3 4 5 6 7 8	<ul> <li>Q. Why do you why do you believe it was early 2019?</li> <li>A. Memory.</li> <li>Q. Okay. And what about your memory makes you believe that's the case?</li> <li>MR. PERRIN: Objection; form.</li> </ul>
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4 5 6 7 8 9	<ul> <li>A. That what happened?</li> <li>Q. (BY MR. FREEMAN) That you actually referred to the wrong note as the "ACET note"?</li> <li>A. I believe so.</li> <li>Q. What leads you to believe that happened?</li> <li>A. Because Windspeed — again, if I see the loan agreement, that is not an ACET note. It's probably a different loan.</li> </ul>	3 4 5 6 7 8 9	<ul> <li>Q. Why do you why do you believe it was early 2019?</li> <li>A. Memory.</li> <li>Q. Okay. And what about your memory makes you believe that's the case?</li> <li>MR. PERRIN: Objection; form.</li> <li>A. Because I remember something like this occurring in early 2019.</li> </ul>
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. That what happened? Q. (BY MR. FREEMAN) That you actually referred to the wrong note as the "ACET note"? A. I believe so. Q. What leads you to believe that happened? A. Because Windspeed — again, if I see the loan agreement, that is not an ACET note. It's probably a different loan. Q. Okay. When did Windspeed begin selling ACET Global's inventory? A. I don't know. Q. Where did Windspeed Trading obtain its inventory from?  MR. PERRIN: Objection; form. A. You would have to ask Windspeed. Q. (BY MR. FREEMAN) Okay. You don't know where Windspeed obtained any of the inventory that it sold in 2018?  MR. PERRIN: Objection; form. A. No.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Why do you why do you believe it was early 2019?  A. Memory. Q. Okay. And what about your memory makes you believe that's the case?  MR. PERRIN: Objection; form.  A. Because I remember something like this occurring in early 2019. Q. (BY MR. FREEMAN) Okay. But you weren't involved in that process at all?  A. In what process? Q. The foreclosure process.  MR. PERRIN: Objection; form.  A. How would I be involved in that? Q. (BY MR. FREEMAN) Correct. Were you  A. No. Q. No involvement at all?  MR. PERRIN: Objection; form.  A. My understanding is Super G foreclosed on ACET Global. Super G had requested documents for the

	Page 90		Page 92
1	of your involvement?	1	file"?
2	A. From what I can recall.	2	A. Yes.
3	Q. Okay. Do you generally have a pretty good	3	Q. Okay. And is Matt Denegre, reflected here,
4	memory?	4	is that you?
5	A. No.	5	A. I don't know.
6	Q. Okay. Is there a reason for that?	6	Q. Okay. You don't remember this email?
7	A. I wish I could tell. I don't. Certain things	7	A. I don't remember this.
8	I can recall, other things I can't.	8	Q. And you don't believe you've had
9	Q. Okay. Did you discuss having Windspeed	9	correspondence with William Szeto from Windspeed Trading
10	Trading maintain two sets of books?	10	about
11	MR. PERRIN: Objection; form.	11	A. I never go ahead. Sorry. Continue.
12	A. Again, I don't recall.	12	Q about Windspeed's QuickBooks file?
13	Q. (BY MR. FREEMAN) Did you ever direct Bill	13	MR. PERRIN: Objection; form.
14	Szeto to keep two sets of books?	14	A. Again, I don't recall having that
15	MR. PERRIN: Objection; form.	15	conversation. But assuming this is me, then there was
16	A. I don't recall.	16	certainly a conversation.
17	Q. (BY MR. FREEMAN) If you had, what would have	17	Q. (BY MR. FREEMAN) Let's look below where
18	been the reasons?	18	there's an email from Matt Denegre.
19	MR. PERRIN: Objection; form.	19	A. Okay.
20	A. Well, they're two separate companies, so there	20	Q. And the email address there is
21	should be two separate books. So	21	mdenegre@baymarkpartners.com. Is that your email
22	Q. (BY MR. FREEMAN) I agree. It seems like	22	address, sir?
23	there should be. Would there be any reasons for them to	23	A. Yes.
24	have consolidated books or	24	Q. And was your email hacked at any time during
25	A. There shouldn't be.	25	October of 2018?
1	Page 91  MR. PERRIN: Objection; form.	1	Page 93  A. It may have been.
2	(Exhibit 2 marked.)	2	Q. You think your email was hacked in October
3	Q. (BY MR. FREEMAN) Mr. Denegre, I'm putting on	3	of 2018?
4	the screen what's marked as Exhibit 2. Can you see	4	A. I didn't say that. I said it may have been.
5	that?	5	I'm not aware.
6	MR. PERRIN: Hold on one second. Let me	6	Q. Okay. Do you believe anybody hacked into your
7	pull it up.	7	emails and emailed William Szeto?
8	THE WITNESS: I can't see that on the	8	A. No.
9	screen, but hold on.	9	Q. Do you believe this email is actually from
10	Q. (BY MR. FREEMAN) Do you recognize this	10	you?
11	document, Mr. Denegre?	11	A. Yes.
12	A. This exhibit?	12	Q. And is what's reflected here on Exhibit 2, in
13	Q. Yes, sir.	13	fact, a true and correct copy of the correspondence
14	A. I don't.	14	between you and Mr. Szeto?
15	Q. If you look at the top, does that reflect an	15	MR. PERRIN: Objection; form.
16	email from William Szeto?	16	A. How can I tell? It has my name. It has
17	A. Yes.	17	Bill's name.
18	Q. From a Windspeed Trading email address?	18	Q. (BY MR. FREEMAN) Okay. Do you deny that this
19	A. Yes.	19	is, in fact, a real document?
20	Q. And is this email was it sent on	20	A. I'm assuming it's a correct document.
21	October 19th, 2018?	21 22	Q. Okay. If you look below at the Bates-labeled
22	A. Correct.  O. And was that to someone named Matt Denegra?		page that says BP011763, do you understand that to mean
23 24	<ul><li>Q. And was that to someone named Matt Denegre?</li><li>A. Yes.</li></ul>	23 24	that Baymark Partners produced this document?  A. I don't know that.
25	A. Yes.  Q. And was the subject line "Windspeed QuickBooks	25	A. I don't know that.  Q. Is Baymark Partners in the habit of
23	Q. And was the subject line willuspeed QuickBooks	25	Q. 18 Daymark I armers in the habit of
		1	

1	Page 94		Page 96
I +	maintaining fake documents?	1	MR. PERRIN: I don't think are you
2	MR. PERRIN: Objection; form.	2	through with your answer?
3	A. Not that I'm aware of.	3	THE WITNESS: I'm through with the
4	Q. (BY MR. FREEMAN) Okay. Do you believe this	4	answer.
5	to be a true and correct copy of the correspondence	5	MR. PERRIN: Okay. Excuse me. Go ahead.
6	between you and Mr. Szeto?	6	MR. FREEMAN: And I'm sorry. I didn't
7	MR. PERRIN: Objection; form.	7	catch all that. What did you need?
8	A. I assume it's a correct correspondence.	8	MR. PERRIN: I thought he wasn't through
9	Q. (BY MR. FREEMAN) Okay. If you look at the	9	with his I thought he might not be through with his
10	email on the bottom, the email from you at your Baymark	10	answer. I asked if he was, and he said he was. So I
11	Partners email address says, "Bill, Jane will need to	11	said proceed.
12	set up a new QuickBooks file for Windspeed and maintain	12	MR. FREEMAN: Okay.
13	the old QuickBooks file for ACET."	13	Q. (BY MR. FREEMAN) If I cut you off at all, I
14	Does that appear to be correct?	14	apologize. I interpreted the pause as being being
15	A. That's how I read it.	15	completed. Was there any more you wanted to add to that
16	Q. Okay. And does it go on to say, "It will need	16	answer?
17	to be two separate books for obvious reasons"? Is that	17	A. No.
18	correct?	18	Q. Okay. Did you ever have a position on
19	A. That's how I read it.	19	Windspeed's board?
20	Q. Okay. What were the obvious reasons, sir?	20	A. No.
21	A. There's two separate companies.	21	Q. Is there any reason that Bill Szeto would
22	Q. Okay. Two separate and distinct companies?	22	believe you had a position on Windspeed's board?
23	A. Correct.	23	MR. PERRIN: Objection; form.
24	Q. Okay. Is that the only obvious reason?	24	A. I'm not sure why Bill would assume that.
25	A. I can't think of another reason.	25	Q. (BY MR. FREEMAN) Does Windspeed Trading abide
	Page 95		Page 97
1	Q. Was that the reason that you were thinking of	1	by its Company Agreement?
2	when you sent this email?	2	MR. PERRIN: Objection; form.
3	MR. PERRIN: Objection; form.	3	A. You would have to ask Windspeed.
4	A. I don't recall.	4	Q. (BY MR. FREEMAN) Do you know if Windspeed
5	Q. (BY MR. FREEMAN) Okay. But you instructed	5	makes an effort to abide by its Company Agreement?
6	Mr. Szeto to ensure that Jane maintained both	6	MR. PERRIN: Objection; form.
7	Windspeed's financial records and ACET Global's	7	A. I don't know.
8	financial records?	8	Q. (BY MR. FREEMAN) Do you know if Windspeed has
9	A. That's what I'm suggesting here.	9	a board?
10	Q. Okay. Why did you do that?	10	A. I'm not sure.
11	A. Because they're two separate companies.	11	Q. Do you know if its board do you know if
12	Q. Okay. What is the structure of Windspeed?	12	Mr. Ludlow is on that board?
13	A. I have what do you mean by "structure"?	13	MR. PERRIN: Objection; form.
14	Q. How is it structured? What's your	14	A. I don't know for certain who is on the board.
15	understanding?	15	Q. (BY MR. FREEMAN) Do you know if Mr. Hook is
16	A. There was a loan and equity, I suppose.	16	on that board?
17	Q. Okay. How, if at all, are you involved?	17	MR. PERRIN: Objection; form.
18	A. I'm sorry. Say that again.	18	A. I don't know.
19	Q. How, if at all, are you involved?	19	Q. (BY MR. FREEMAN) Have you ever had
20	MR. PERRIN: Objection; form.	20	discussions with Mr. Ludlow or Mr. Hook about the
21	A. Currently, not at all. I have no involvement.	21	Windspeed board?
	Q. (BY MR. FREEMAN) Prior to currently.	22	A. There would have been discussions initially at
22			
	A. Well, I never worked for Windspeed.	23	some point. I don't know when those discussions
22	A. Well, I never worked for Windspeed. Q. Okay. You never had any position with Windspeed?	23 24 25	whether it was late 2018, but there would have been a discussion at some point.

	Page 98	Page 100
1	Q. Why would there have been a discussion?	1 involved in that?
2	A. I think Mr. Ludlow was on the board of	2 MR. PERRIN: Objection; form.
3	Windspeed at that time.	3 A. In drafting an operating agreement?
4	Q. What leads you to believe that?	4 Q. (BY MR. FREEMAN) Yes, sir.
5	A. I had seen an operating agreement.	5 A. No. I'm not an attorney would have done
6	Q. When did you see an operating agreement?	6 that.
7	A. It was early 2019 or late 2018.	<ol> <li>Q. Okay. Would you have been involved in</li> </ol>
8	Q. Okay. And why did you see an operating	8 discussions with that attorney?
9	agreement?	9 A. Potentially.
10	A. There was a transaction done with Windspeed	10 Q. Why potentially?
11	Trading, and I was involved in the transaction.	A. Because Baymark, at the time, got a warrant in
12	Q. Okay. And what was that transaction with	the operating agreement.
13	Windspeed Trading?	13 Q. Okay.
14	A. Baymark got warrants in Windspeed Trading.	A. And I know there was some involvement with me.
15	Q. Okay. Did Baymark Partners ever engage a law	15 I don't recall what those conversation were, but
16	firm to draft an operating agreement for Windspeed	16 Q. Who were those conversations with?
17	Trading?	17 MR. PERRIN: Objection; form.
18	A. I'm not sure. Baymark had its own counsel,	18 A. It would have been can we be more specific
19	Bill Szeto had his own counsel and Super G had their own	with what we're trying to solve here or figure out?
20	counsel. I'm not sure.	Q. (BY MR. FREEMAN) Yep. Any discussions abou
21	Q. Did Mr. Hook or Mr. Ludlow ever engage legal	the operating agreement with Windspeed Trading, LLC.
22	counsel to draft an operating agreement for Windspeed	A. There would have been discussions with our
23	Trading?	23 attorney.
24	A. You would have to ask them.	Q. Okay. And that's only because Baymark
25	Q. To the best of your knowledge, if an attorney	25 Partners was obtaining a warrant in Windspeed Trading,
	Page 99	Page 101
1	Page 99 was drafting an operating agreement for Windspeed	Page 101 1 LLC?
1 2		
	was drafting an operating agreement for Windspeed	1 LLC?
2	was drafting an operating agreement for Windspeed Trading, would they have been representing Baymark	1 LLC? 2 MR. PERRIN: Objection; form.
2	was drafting an operating agreement for Windspeed Trading, would they have been representing Baymark Partners?	<ol> <li>LLC?</li> <li>MR. PERRIN: Objection; form.</li> <li>A. I can't say for certain other than I know we</li> </ol>
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1		1	
1 2	MR. PERRIN: Objection; form.  A. I don't recall that discussion.	1	thereon?
		2	A. I assume it is a true and correct copy.
3 4	Q. (BY MR. FREEMAN) Okay.	3	Q. Okay. Do you believe it is?
	(Exhibit 3 marked.)	4	A. Yes.
5	Q. (BY MR. FREEMAN) Mr. Denegre, I'm putting up	5	Q. Okay. The immediately preceding email, is
6 7	on the screen what's marked as Exhibit 3. Do you recognize this document?	6	that an email from you, sir, at your Baymark Partners email address?
	A. No.	7	email address?  A. At 5:42?
8		8	
9	Q. You don't recognize this document?  A. I don't.	9	Q. Yes, sir, on January 20th.
10		10	A. Yes.
11	Q. And you didn't review this document in	11	Q. Okay. And did you send that email to Steve
12	preparation for today?	12	Bellah of Super G Capital, Tony Ludlow of Baymark
13	A. No.	13	Partners and William Szeto of Windspeed Trading?
14	Q. Does this appear to be an email from William	14	A. Yes.
15	Szeto to you in January of 2019?	15	Q. And below that, did you state, "I don't
16	A. I'm just scrolling down and trying to find out	16	believe Windspeed has D&O insurance"?
17	where this email starts.	17	A. Yes.
18	Q. Do you need me to scroll on the screen, or do	18	Q. Okay. Why was there a concern about D&O
19	you have it there?	19	insurance?
20	MR. PERRIN: We have it right here. You	20	A. I didn't have a concern.
21	can scroll up or down. Either way you want, you can.	21	Q. Okay. Why did you not believe Windspeed had
22	A. Okay. What was the question again?	22	D&O insurance?
23	Q. (BY MR. FREEMAN) Does this appear to be an	23	A. There was no reason to believe it did.
24	email from Mr. Szeto to you in January, January 21st,	24	Q. Okay. Well, if there was no reason to believe
25	2019?	25	it did and no reason to believe it didn't, why did you
	Page 103		Page 105
1	A. It does.	1	come to the conclusion that it didn't?
2	Q. And does it have a subject line of "Merged	2	MR. PERRIN: Objection; form.
3	Weekly Report Windspeed"?	3	A. Bad decision-making, I suppose.
4	A. Well, it initially started as "merged weekly	4	Q. (BY MR. FREEMAN) Okay. If you look down at
5	report" without the name "Windspeed" in it.	5	the bottom, documents Bates labeled BP012328 and 29,
6	Q. Okay. I'm looking at the top email there that	6	does that appear to be an email from Mr. Szeto to you on
7	has a subject line, "re: Merged weekly report	7	January 18th, 2019?
8	(Windspeed)." Do you see that?	8	MR. PERRIN: What time?
9	A. I see that.	9	MR. FREEMAN: 12:27 p.m. It's the one
10	Q. What does that refer to?	10	that's highlighted.
11	A. I don't know.	11	A. Yes.
12	Q. Don't know?	12	Q. (BY MR. FREEMAN) Okay. Does that have Jane
13	A. I don't know.	13	at Windspeed Trading on the email as well?
14	Q. Okay. No idea what "merged" means?	14	A. It does.
15	A. No.	15	Q. Okay. And is Jane the accountant for
16	Q. Okay. Why would you be on an email that you	16	Windspeed Trading?
17	didn't know what the subject line meant?	17	A. I'm not sure her role.
18	A. That happens more often than you think. It	18	Q. Was she the accountant at Windspeed Trading?
19	happens quite a bit, actually.	19	MR. PERRIN: Objection; form.
20	Q. In this email to you on January 21st, 2019,	20	A. I'm not sure what her role is at Windspeed
21	does Mr. Szeto state, "Since we do not have an official	21	Trading.
22	board, we do not have a D&O policy for the board"?	22	Q. (BY MR. FREEMAN) Was she the accountant at
23	A. That's what he's saying.	23	ACET Global?
0.4	Q. Okay. And do you do you believe this email	24	A. She was.
24	to be a true and correct copy of what's reflected	25	Q. Okay. And does the subject line there state,

	Page 106		Page 108
1	"Merged weekly report"?	1	A. I don't see where it says it was sent to Steve
2	A. It does.	2	Bellah. I don't see that.
3	Q. Okay. Did you receive a weekly report from	3	Q. Okay. Do you see above that where it states
4	Windspeed Trading?	4	the name "Steve Bellah"?
5	A. I don't recall what this report would have	5	A. At 3:42 p.m.?
6	been.	6	Q. Yes, sir.
7	Q. You don't recall receiving a ever receiving	7	A. I do.
8	a weekly report from Windspeed Trading?	8	Q. And do you see where it states that directly
9	MR. PERRIN: Objection; form.	9	above Matt Denegre, and it states a phone number of
10	A. I don't.	10	(972) 742-5759? Do you see that?
11	Q. (BY MR. FREEMAN) Do you have any idea why	11	A. Are you talking about below Steve's name?
12	Mr. Szeto would send you specifically a weekly report	12	Q. Correct.
13	from Windspeed Trading?	13	A. (972) 742-5759?
14	A. He was using or not "using" is not the	14	Q. Right.
15	right word. I was a sound board for Bill to put ideas	15	A. I do see that.
16	across. So he was sharing, I suppose, Windspeed's	16	Q. Okay. Would you ever have sent a weekly
17	weekly reports.	17	report from Windspeed to Steve Bellah?
18	Q. To get ideas from you?	18	A. I may have.
19	A. Potentially. Although I'm not sure I offered	19	Q. Did you, in fact, do so regularly?
20	any ideas.	20	A. Not sure I did.
21	Q. Did you use Steven Bellah as a sounding board	21	Q. Why are you not sure?
22	to get ideas from yourself?	22	A. Because it wouldn't be something I would send
23	MR. PERRIN: Objection; form.	23	regularly to Steve Bellah.
24	A. I don't I don't think so.	24	Q. Okay. Why is that?
25	Q. (BY MR. FREEMAN) Okay. If you look to the	25	A. I'm not sure why I would send this to Steve
	Page 107		Page 109
1	next email directly above, there's an email there's a	1	Bellah.
2	correspondence from you to Steve Bellah. Do you see	2	Q. Okay. Was this, in fact, a critical period of
3	that, sir?	3	time?
4	A. At 3:42?	4	MR. PERRIN: Objection; form.
5	Q. Yes, sir.	5	A. I don't recall.
6	A. I do.	6	Q. (BY MR. FREEMAN) Okay. In this email on
7	Q. Okay. Did you forward this merged weekly	7	January 18th, 2019, to you from Steve Bellah with the
8	report to Steven Bellah?	8	subject line, "re: Merged weekly report (Windspeed),"
9	A. I'm not sure. How can I tell?	9	does Steve Bellah state, "We are waiting for your
10	Q. Well, you can see that there's a line item	10	counsel to turn a document"?
11	there where it demonstrates an email was sent from the	11	A. Again, at 3:42 p.m.?
12	email address mdenegre@baymarkpartners.com at 4:24 p.m.	12	Q. Yes, sir.
13	on January 18th, 2019, in this email thread. Do you see	13	A. Yes, it says that.
14	that?	14	Q. What is he referring to? Do you know?
15	A. I do see that.	15	A. I don't know.
16	Q. And below that, it states a password, 1761.	16	Q. You don't have any reason to know what he was
17	Do you see that?	17	referring to?
18	A. I see that.	18	A. It's hard to say. It doesn't say in the
19	Q. And then do you see the salutation, "Best	19	email.
20	regards, Matt Denegre, Baymark Partners"? Do you see	20	Q. Okay. If you'll look above that, there's an
21	that?	21	email from what purports to be
22	A. I do.	22	mdenegre@baymarkpartners.com. Is that you?
23	Q. Do you have any reason to believe you might	23	A. Yes.
24	have sent this document to Steve Bellah of Baymark Partners, along with a password to open it?	24	Q. And is that sent on January 18th, 2019, at 5:07 p.m.?
25			3 117 13 (II 7

Page 110  1 A. Yes. 1 for ACET 2 Q. Okay. And does it state, "She is drafting the 2 A. Id	Page 112
	lon't know.
	there any reason that Baymark Partners
	ve paid for that?
	MR. PERRIN: Objection; form.
	n not sure.
	BY MR. FREEMAN) Okay.
	(Exhibit 4 marked.)
	BY MR. FREEMAN) Mr. Denegre, I'm putting up
	arked as Exhibit 4 on the screen. Do you see
11 Q. Did you have any phone conversations with 11 this?	
I I	see Exhibit 4.
I I	kay. Do you recognize this document?
14 Q. Okay. 14 A. I d	
1	kay. Does this appear to be an email from
· · · · · · · · · · · · · · · · · · ·	Szeto at bill@windspeedtrading.com?
	hich email are you referring to?
18 to do? 18 Q. Ex	xhibit 4.
19 MR. FREEMAN: We can go off the record. 19 A. Ol	kay. Which email here in particular?
20 (Break taken from 1:02 p.m. to 1:40 p.m.) 20 Q. Ju	st look at the top, please.
21 Q. (BY MR. FREEMAN) Mr. Denegre, who does 21 A. Ol	kay.
22 Baymark Partners use to prepare its tax returns? 22 Q. Ol	kay. Does that appear to be an email from
23 A. Not sure. 23 William S	Szeto?
24 Q. Okay. Does it use the same company to prepare 24 A. Ye	es.
25 the tax returns for its companies? 25 Q. Ai	nd is that email dated January 24th, 2019?
Page 111	Page 113
1 A. I don't know. 1 A. Y	
	And is that email to Matt Denegre?
	s that you?
	don't know.
	Okay. You don't know if that's you on the
7 A. It was a CPA firm, Howard & Company. 7 email?	okay. Tou don't know it that's you on the
, in the second of the second	There's other Matt Denegres. I don't know.
	Okay. So this could be any other Matt
10 A. No. 10 Denegre	
	Potentially.
	Okay. If you'll look below, the email right
	nat, there's an email from Matt Denegre at
	re@baymarkpartners.com. Do you see that?
1	see that.
16 your instruction? 16 Q. H	How many Matt Denegres are there at Baymark
	?
17 MR. PERRIN: Objection; form. 17 Partners	One.
17MR. PERRIN: Objection; form.17Partners18A. I don't think so.18A. O	
18 A. I don't think so.	Okay. Is that you?
18 A. I don't think so.	-
18 A. I don't think so.  19 Q. (BY MR. FREEMAN) Okay. Did Baymark Partners  20 agree to pay for any tax preparation?  21 A. I don't know.  18 A. C  29 Q. C  20 A. Y  21 Q. C	Yes. Okay. Is this does this appear to be an
18 A. I don't think so.  19 Q. (BY MR. FREEMAN) Okay. Did Baymark Partners  20 agree to pay for any tax preparation?  21 A. I don't know.  22 Q. Okay. Did it agree to pay for any tax  22 email from the pay for any tax	Yes.  Okay. Is this does this appear to be an om you to William Szeto at
18 A. I don't think so.  19 Q. (BY MR. FREEMAN) Okay. Did Baymark Partners  20 agree to pay for any tax preparation?  21 A. I don't know.  22 Q. Okay. Did it agree to pay for any tax  23 preparation for Windspeed Trading?  18 A. C.  20 A. Y.  21 Q. C.  22 email from the preparation of the pay for any tax  23 bill@windspeed trading?	Yes.  Dkay. Is this does this appear to be an om you to William Szeto at ndspeedtrading.com?
18 A. I don't think so.  19 Q. (BY MR. FREEMAN) Okay. Did Baymark Partners 19 Q. (Compared to pay for any tax preparation? 20 A. I don't know. 21 A. I don't know. 22 Q. Okay. Did it agree to pay for any tax 23 preparation for Windspeed Trading? 24 A. I don't know. 24 A. I don't know. 25 A. I don't know. 26 A. I don't know. 27 A. I don't know. 28 A. I don't know.	Yes.  Dkay. Is this does this appear to be an om you to William Szeto at ndspeedtrading.com?

## Page 114 Page 116 1 on January 24th, 2019? 1 filing for ACET so all these can be handled"? Is that 2 A. According to this, I did. 2 correct? 3 Q. Okay. Does this appear to be a true and 3 A. Where are you reading that? Q. The first line of the email we're just looking 4 correct copy that you sent to William Szeto on 4 5 January 24th, 2019? 5 at. I've got it highlighted on your screen. 6 MR. PERRIN: He's got to put on his A. How can I tell if it's true and correct? 6 7 Q. Well, do you have any reason to believe it's 7 glasses to see that from here. 8 8 not? A. Okay. I see the highlighted. 9 9 A. I don't think so. Q. (BY MR. FREEMAN) Does it say, from William 10 Q. Does Baymark Partners keep false and incorrect 10 Szeto to you, "I am going to insist either one of you 11 copies of documents? 11 guys to pay for a tax filing for ACET so all these can 12 A. I don't know. 12 be handled"? 13 Q. Do you know if the label at the bottom of this 13 A. I don't see where it says from William Szeto 14 page, BP012348, indicates that it was produced by 14 to you. I have a tax filing. I don't see that. 15 15 Q. Okay. I'm reading an email that's part of **Baymark Partners?** 16 MR. PERRIN: I can answer that. He 16 what's Exhibit 4 on your screen, correct? 17 wouldn't know. But, yes, it was produced by Baymark 17 A. Correct. 18 Partners. 18 Q. All right. This email that we were just 19 Q. (BY MR. FREEMAN) Have you seen any documents 19 looking at, up above, the email header states, "William Szeto" -- "From William Szeto, 20 that were reviewed by Baymark Partners? 20 21 MR. PERRIN: Objection; form. 21 bill@windspeedtrading.com," correct? 2.2 A. Have I seen any documents reviewed by Baymark 22 A. I see that. 23 Partners? Is that the question? 23 Q. Okay. Does it say, "To Matt Denegre"? 24 Q. (BY MR. FREEMAN) Produced by Baymark Partners 2.4 A. Yes. 25 in this lawsuit. 25 Q. And that's mdenegre@baymarkpartners.com, Page 115 Page 117 1 A. I have. 1 correct? 2 2 Q. Okay. Did they bear a Bates label on them? 3 3 A. Today's the first I've actually noticed that Q. And that is you receiving this email from 4 4 William Szeto at Windspeed; is that correct? 5 5 Q. Okay. So you don't believe this is a correct A. Yes. 6 6 copy of an email from you? Q. Okay. And does that email state, "I am going 7 7 A. I don't believe I said that. to insist either one of you guys to pay for a tax filing 8 8 Q. Okay. Well, tell me what you said and what for ACET so all these can be handled"? 9 9 A. I see that. 1.0 A. I wasn't sure if it was a correct copy. 10 Q. And then does he state, "Majority of this 11 Q. Okay. So you don't -- you don't have reason 11 sales were made when the company was still ACET and has 12 to believe this is a correct copy of this email? 12 very little to do with Windspeed"; is that correct? 13 13 A. Assuming the attorney said it was fine, it's A. That's what the email says. 14 Q. Okay. And does it, after that, state, "A good fine. So it must be correct. 14 15 Q. Okay. Directly below, as part of this email 15 portion of the money we got as Windspeed was used to pay 16 strand, is there an email from William Szeto to you on 16 for debts accumulated with ACET, and I simply do not 17 have money to spend for ACET anymore"? 17 January 24th, 2019, at 8:09 a.m.? A. Yes. 18 A. It reads that way. 18 19 19 Q. Okay. Does it appear that my reading is O. Okay. Does it refer to \$69,000 in sales? 20 A. There is a mention of 69K sales. 20 pretty good and accurate? 21 Q. Okay. Is that what you understand that to 21 A. Yes. 2.2 mean, \$69,000 in sales? 22 Q. Okay. What is this email about? 23 A. You could assume that means \$69,000 in sales. 23 A. I'll have to read the whole email chain. I 24 Q. Okay. Does it state in this email, "I am 24 don't know what it's about. 25 25 going to insist either one of you guy s to pay for a tax Q. Okay. Let me -- let's go to the email

	Page 118	Page 120
1	directly above that where you responded. Let's see if	1 (Exhibit 5 marked.)
2	that's helpful. Do you see that, sir?	Q. (BY MR. FREEMAN) And is this does this
3	A. At 8:19 a.m.?	3 appear to be correspondence between William Szeto,
4	Q. At 8:14 a.m., your email responding.	4 bill@windspeedtrading.com and you?
5	A. Yes, I see that.	5 A. I'm going to scroll down and look at the full
6	Q. Okay. Does it state, "The tax filing can be	6 email first. What was the question?
7	paid by Baymark, but will need to be completed by	7 Q. Does this appear to be email correspondence
8	you/Jane"?	8 between William Szeto and you?
9	A. It reads that way.	9 A. Yes.
10	Q. Okay. And is that, in fact, what it says?	10 Q. Okay. And is this in February late
11	A. Yes, that's what it says.	February of 2019; is that correct?
12	Q. Okay. And then does it say, "The books and	12 A. Yes.
13	records aren't with us. It's my mistake for not	Q. And what's the subject line of this
14	allocating some of the proceeds to budget for this, and	14 correspondence? Is the subject line "monthly financial
15	I've put myself in an unfortunate position"? Is that	15 statement"?
16	correct?	16 A. The subject line is "re: Monthly financial
17	A. That's what it reads.	17 statement - 2019 - 01."
18	Q. Why were you in an unfortunate position?	18 Q. Okay. What does that refer to?
19	A. I don't know.	19 A. I don't know.
20	Q. You don't know what this email means?	20 Q. You don't know what those monthly financial 21 statements are?
21 22	A. I don't.	21 statements are? 22 A. I'm not sure. I'd have to see what the
23	<ul><li>Q. You don't recall this email whatsoever?</li><li>A. No.</li></ul>	23 financial statements were.
24	Q. Okay. And you don't recall ever reporting a	2.4 Q. Did you receive monthly financial statements
25	\$69,000 management fee expense on your personal tax	25 from Bill Szeto and Windspeed Trading in 2019?
	407,000 management see enpense on your personal and	
	Page 119	Page 121
1	return related to ACET Global?	A. Bill Szeto would have shared financial
1 2	return related to ACET Global?  A. I'd have to look at my tax return.	1 A. Bill Szeto would have shared financial statements with me, yes.
		A. Bill Szeto would have shared financial
2	<ul><li>A. I'd have to look at my tax return.</li><li>Q. Does that seem like something you would remember?</li></ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them
2 3 4 5	<ul><li>A. I'd have to look at my tax return.</li><li>Q. Does that seem like something you would remember?</li><li>A. Not necessarily.</li></ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically.
2 3 4 5 6	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to
2 3 4 5 6 7	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine</li> <li>Windspeed financial reports with ACET Global's financial</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a
2 3 4 5 6 7 8	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report – to report ACET Global and Windspeed on a 8 combined basis?
2 3 4 5 6 7 8	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report – to report ACET Global and Windspeed on a 8 combined basis? 9 A. No.
2 3 4 5 6 7 8 9	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is
2 3 4 5 6 7 8 9 10	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there?
2 3 4 5 6 7 8 9 10 11	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No.
2 3 4 5 6 7 8 9 10 11 12	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked for that?</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report – to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of
2 3 4 5 6 7 8 9 10 11 12 13 14	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked for that?</li> <li>A. Not that I can recall.</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report – to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt
2 3 4 5 6 7 8 9 10 11 12	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked for that?</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report – to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt
2 3 4 5 6 7 8 9 10 11 12 13 14 15	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked for that?</li> <li>A. Not that I can recall.</li> <li>Q. Okay. Are you pretty certain you did not?</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report – to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt 15 Denegre of Baymark Partners?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked for that?</li> <li>A. Not that I can recall.</li> <li>Q. Okay. Are you pretty certain you did not?</li> <li>A. Not that I can recall.</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt 15 Denegre of Baymark Partners? 16 A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	<ul> <li>A. I'd have to look at my tax return.</li> <li>Q. Does that seem like something you would remember?</li> <li>A. Not necessarily.</li> <li>Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?</li> <li>A. Don't think so.</li> <li>Q. You don't think you did?</li> <li>A. No.</li> <li>Q. Is there any reason you might have ever asked for that?</li> <li>A. Not that I can recall.</li> <li>Q. Okay. Are you pretty certain you did not?</li> <li>A. Not that I can recall.</li> <li>Q. Given that Windspeed was a completely separate</li> </ul>	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt 15 Denegre of Baymark Partners? 16 A. Yes. 17 Q. And does that email from you to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I'd have to look at my tax return.  Q. Does that seem like something you would remember?  A. Not necessarily. Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports?  A. Don't think so. Q. You don't think you did? A. No. Q. Is there any reason you might have ever asked for that?  A. Not that I can recall. Q. Okay. Are you pretty certain you did not? A. Not that I can recall. Q. Given that Windspeed was a completely separate company, is there any reason you would have asked for	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt 15 Denegre of Baymark Partners? 16 A. Yes. 17 Q. And does that email from you to 18 bill@windspeedtrading.com state, "Can Jane combine the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I'd have to look at my tax return. Q. Does that seem like something you would remember? A. Not necessarily. Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports? A. Don't think so. Q. You don't think you did? A. No. Q. Is there any reason you might have ever asked for that? A. Not that I can recall. Q. Okay. Are you pretty certain you did not? A. Not that I can recall. Q. Given that Windspeed was a completely separate company, is there any reason you would have asked for that?	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt 15 Denegre of Baymark Partners? 16 A. Yes. 17 Q. And does that email from you to 18 bill@windspeedtrading.com state, "Can Jane combine the 19 January report with the historical monthly financials?"
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I'd have to look at my tax return. Q. Does that seem like something you would remember? A. Not necessarily. Q. Okay. Did you instruct Windspeed to combine Windspeed financial reports with ACET Global's financial reports? A. Don't think so. Q. You don't think you did? A. No. Q. Is there any reason you might have ever asked for that? A. Not that I can recall. Q. Okay. Are you pretty certain you did not? A. Not that I can recall. Q. Given that Windspeed was a completely separate company, is there any reason you would have asked for that?  MR. PERRIN: Objection; form. A. Not that I can recall. Q. (BY MR. FREEMAN) Okay. I'm putting on the	1 A. Bill Szeto would have shared financial 2 statements with me, yes. 3 Q. Did you receive them on a monthly basis? 4 A. I'm not sure I did, but I received them 5 periodically. 6 Q. And did you want those financial statements to 7 report — to report ACET Global and Windspeed on a 8 combined basis? 9 A. No. 10 Q. No reason you would have wanted that, is 11 there? 12 A. No. 13 Q. Okay. If you'll look to the second page of 14 this exhibit, does that appear to be an email from Matt 15 Denegre of Baymark Partners? 16 A. Yes. 17 Q. And does that email from you to 18 bill@windspeedtrading.com state, "Can Jane combine the 19 January report with the historical monthly financials?" 20 Is that correct? 21 A. That's how it reads. 22 Q. Okay. What were you referring to?
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1	Page 122		Page 124
	Do you know what that refers to, or do you	1	A. I don't recall this email, so I have no
2	not remember?	2	opinion on it.
3	A. I don't recall.	3	Q. (BY MR. FREEMAN) Okay. After the
4	Q. Okay. Do you remember how Bill responded to	4	transaction, you know, this transition from ACET Global
5	this?	5	to Windspeed, why was ACET Global still open?
6	A. I haven't seen these emails. I don't remember	6	MR. PERRIN: Objection; form.
7	what these emails say.	7	A. I don't understand the question.
8	Q. Okay. If you look to the response right above	8	Q. (BY MR. FREEMAN) Well, after Windspeed was
9	that.	9	started, why was ACET Global still open?
10	A. Okay.	10	A. They're two separate companies. Why would
11	Q. Bill Szeto to you, February 28th, 2019, at	11	that's my answer. I don't know why they'd be related.
12	12:16 p.m., do you see that?	12	Q. Completely unrelated?
13	A. Yes.	13	A. Yes.
14	Q. And does he say, "I told her not to. I do not	14	Q. Okay. Did ACET Global have any operations at
15	want to mix the ACET results together with the Windspeed	15	that point?
16	results in a single report. The January report is a	16	A. What time are we talking about?
17	pure Windspeed report and is not part of ACET combined	17	Q. After Windspeed Trading, LLC, was formed.
18	report."	18	A. And when was that?
19	Do you know what any of that is referring	19	Q. Well, let's call that September 2018.
20	to?	20	A. Assuming that date is correct and ACET Global
21	A. I don't.	21	would be operating at that time.
22	Q. Is there any reason you would have responded	22	Q. Okay. Would you expect Windspeed to continue
23	and still wanted them combined?	23	operating in October of 2018?
24	A. I don't know how I responded to this.	24	A. I have no opinion on that.
25	Q. Okay. If you'll look right above that and	25	Q. Okay. Why is that?
	Page 123		Page 125
1	look at your response on February 28th, 2019, at	1	A. Because I have no how would I know?
2	12:19 p.m., three minutes later, you state, "I would	2	Q. You wouldn't know if ACET Global was operating
3	still include it." Do you see that?		
		3	in October of 2018?
4	A. I see that.	3 4	
4 5	<ul><li>A. I see that.</li><li>Q. Why did you say that?</li></ul>	1	in October of 2018?
		4	in October of 2018?  A. I'm sorry. I misunderstood your question. My
5	Q. Why did you say that?	4 5	in October of 2018?  A. I'm sorry. I misunderstood your question. My apologies. I thought you were referring to Windspeed.
5 6	Q. Why did you say that? A. I don't know.	4 5 6	in October of 2018?  A. I'm sorry. I misunderstood your question. My apologies. I thought you were referring to Windspeed. So the question was again?
5 6 7	<ul><li>Q. Why did you say that?</li><li>A. I don't know.</li><li>Q. There's no reason you can think of for why you</li></ul>	4 5 6 7	in October of 2018?  A. I'm sorry. I misunderstood your question. My apologies. I thought you were referring to Windspeed. So the question was again?  Q. Question was: Was ACET Global operating in
5 6 7 8	<ul><li>Q. Why did you say that?</li><li>A. I don't know.</li><li>Q. There's no reason you can think of for why you would have wanted that included still?</li></ul>	4 5 6 7 8	in October of 2018?  A. I'm sorry. I misunderstood your question. My apologies. I thought you were referring to Windspeed. So the question was again?  Q. Question was: Was ACET Global operating in October of 2018?
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	5 106		B 100
	Page 126		Page 128
1	earlier that you had recently retrieved bank statements		. Damti?
2	for ACET Global?		A. I assume it is.
3	A. In March 2021, I requested bank statements for		Q. Okay. Can you walk me through Super G
4	ACET Global for the period of 2018 and parts of 2017.	_	pital's foreclosure of ACET Global's assets?
5	Q. Okay. So is it your understanding the entity		A. I can't.
6	still exists?		Q. Why is that?
7	A. I don't know.		A. I don't know all the specifics to it.
8	Q. You don't know? I'm asking if you'll look at		Q. Okay. Tell me what you do know. What
9	your screen. What's on there is Exhibit 6. Do you see	_	pened?
10	that, sir?		A. Super G foreclosed on ACET Global's assets.
11	A. Okay.		Q. Okay. And why?
12	Q. Are you familiar with this document?		A. ACET Global well, you'd have to ask Super
13	A. I'm not.		I'm not sure why. I can't speak for them.
14	Q. Does this appear to be an email from you?		Q. What's your understanding of why?
15	A. Yes.		A. The company was in default, and that was one
16	Q. An email from you to Tomer Damti on		Super G's remedies, was to foreclose on the business.
17	March 20th, 2019?		Q. Okay. Why did you believe the foreclosure was
18	A. Yep.	_	portant?
19	Q. Is the subject line "ACET K-1"?	19	MR. PERRIN: Objection; form.
20	A. Yes, it is.		A. When did I indicate that?
21	Q. And does your email to Tomer Damti state that,		Q. (BY MR. FREEMAN) Well, did you believe it was
22	"The business operations are closed (no activity);		portant?
23	however, the entity is still open for liability		A. I'm not sure I have an answer to that.
24	protection"?		Q. Why do you not have an answer to that?
25	A. Was that a question?	25	A. It was important for closure on the business.
	D 100		D 120
	Page 127		Page 129
1	Q. It is.	1	MR. LUDLOW: Matthew, shut the fuck up.
1 2		1 2	
	Q. It is.		MR. LUDLOW: Matthew, shut the fuck up.
2	<ul><li>Q. It is.</li><li>A. What was the question?</li></ul>	2	MR. LUDLOW: Matthew, shut the fuck up. MR. PERRIN: Excuse me?
2	<ul><li>Q. It is.</li><li>A. What was the question?</li><li>Q. Does your email to Tomer Damti did you</li></ul>	2	MR. LUDLOW: Matthew, shut the fuck up. MR. PERRIN: Excuse me? MR. FREEMAN: Oh, my God.
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2 3 4 5	<ul> <li>Q. It is.</li> <li>A. What was the question?</li> <li>Q. Does your email to Tomer Damti did you state, "The business operations are closed, (no activity); however, the entity is still open for</li> </ul>	2 3 4 5	MR. LUDLOW: Matthew, shut the fuck up. MR. PERRIN: Excuse me? MR. FREEMAN: Oh, my God. MS. HARD-WILSON: Who was that? MR. FREEMAN: I'm going to
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	Page 130		Page 132
1	A. Mr. Ludlow suggested to tell the truth, to	1	A. In my office.
2	pause after every question, make sure	2	Q. Okay. And where was he?
3	Q. Did he ever ask you to shut the fuck up?	3	A. In my office.
4	A. Not that I'm aware of.	4	Q. Okay. And what day was that?
5	Q. Did he ever was there ever a topic where he	5	A. I don't remember.
6	told you you should shut the fuck up?	6	Q. Was there anyone else there?
7	MR. PERRIN: Objection; form.	7	A. No.
8	A. Not that I'm aware of.	8	Q. How long was that conversation?
9	Q. (BY MR. FREEMAN) Do you have any idea why he	9	A. It was less than five minutes.
10	would want you to shut the fuck up about any particular	10	Q. Okay. Less than five minutes; that's all
11	topic?	11	you've had for discussions with Mr. Ludlow?
12	MR. PERRIN: Objection; form.	12	A. Regarding the deposition?
13	A. I'm not certain he was talking to me.	13	Q. Correct?
14	Q. (BY MR. FREEMAN) Who would he have been	14	A. Correct.
15	talking to?	15	Q. Okay.
16	A. I don't know.	16	MR. FREEMAN: I'm going to take a
17	Q. Okay. He represented earlier on this	17	five-minute break off the record.
18	deposition that there was no one else in the room with	18	(Break taken from 2:10 p.m. to 2:20 p.m.)
19	him. Do you recall that?	19	Q. (BY MR. FREEMAN) Mr. Denegre, just before we
20	A. I don't recall that.	20	continue, do you want to take a moment to correct any of
21	Q. (BY MR. FREEMAN) Do you know who was talking	21	your prior testimony?
22	when he stated that?	22	A. No.
23	MR. PERRIN: Objection; form.	23	Q. Okay. So as we sit here at this moment, you
24	A. It was either you or me.	24	believe you maintain that all of your testimony to
25	Q. (BY MR. FREEMAN) Okay. Do you what did	25	this point in this deposition has been true and your
1	Page 131 you discuss specifically with Mr. Ludlow?	1	Page 133 best testimony?
2	A. As I just mentioned, to the tell truth, take a	2	A. I do.
3	pause after every question, make sure I understand the	3	Q. Okay. And I have noticed you've looked off to
4	question, respond.	4	the side several times during this deposition
5	Q. Did he ask you to take a really extended	5	A. This is for my ear. I have hard hearing, so I
6	pause?	6	have to turn it to the speaker to hear you.
7	A. Not that I'm aware of.	7	Q. Okay.
8	Q. Did he ask you to tell the truth about every	8	MR. PERRIN: Jason
9	single topic?	9	A. This is a window. I'm just looking right out
10	A. He said to tell the truth.	10	the window.
11	Q. Was there any specific topic that you talked	11	MR. PERRIN: That is the window, and I'm
12	about?	12	on this side.
13	A. No.	13	Q. (BY MR. FREEMAN) Okay. And do you have any
7 4	Q. You didn't discuss any particular areas that	14	ear devices in?
14			A Pas course?
15	may come up in your deposition?	15	A. I'm sorry?
15 16	A. No.	15 16	Q. Do you have
15 16 17	A. No. Q. Nothing? That's your sworn testimony under		•
15 16 17 18	A. No. Q. Nothing? That's your sworn testimony under penalty of perjury, sir?	16	Q. Do you have
15 16 17 18 19	<ul><li>A. No.</li><li>Q. Nothing? That's your sworn testimony under penalty of perjury, sir?</li><li>A. Yes.</li></ul>	16 17	<ul><li>Q. Do you have</li><li>A. Have a hearing aid?</li><li>Q any devices in your ear?</li><li>A. No.</li></ul>
15 16 17 18 19 20	<ul><li>A. No.</li><li>Q. Nothing? That's your sworn testimony under penalty of perjury, sir?</li><li>A. Yes.</li><li>Q. Okay. When did you discuss your deposition</li></ul>	16 17 18	<ul><li>Q. Do you have</li><li>A. Have a hearing aid?</li><li>Q any devices in your ear?</li></ul>
15 16 17 18 19 20 21	<ul> <li>A. No.</li> <li>Q. Nothing? That's your sworn testimony under penalty of perjury, sir?</li> <li>A. Yes.</li> <li>Q. Okay. When did you discuss your deposition with Anthony Ludlow?</li> </ul>	16 17 18 19	<ul><li>Q. Do you have</li><li>A. Have a hearing aid?</li><li>Q any devices in your ear?</li><li>A. No.</li></ul>
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	Page 134	Page 136
1	foreclosure?	
2	A. Because I didn't do the foreclosure.	A. Speaking personally, it was taking up ACET  Global was taking up a lot of my time, but I don't have
3	Q. Okay. Do you know who did?	3 an opinion on the foreclosure.
4	A. I assume we're referring to Super G	4 Q. (BY MR. FREEMAN) Okay. Was Baymark Partners
5	foreclosing on ACET?	5 or were you involved in the foreclosure?
6	Q. Yes, sir.	6 MR. PERRIN: Objection; form.
7	A. Then I would assume Super G did the	7 A. Who was my understanding of the foreclosure
8	foreclosure.	8 was between Super G and ACET Global. I'm not so I
9	Q. Okay. Is there another foreclosure that is	9 don't know why Baymark would be involved in that.
10	relevant to this topic?	10 Q. (BY MR. FREEMAN) I don't either. But I'm
11	A. I want to be specific with everything I tell	11 wondering, was Baymark involved in any way?
12	you, and that's why I'm asking.	12 MR. PERRIN: Objection; form.
13	Q. Okay. What do you know about what happened in	13 A. No.
14	that foreclosure?	14 Q. (BY MR. FREEMAN) Was Baymark Partners or were
15	A. Super G foreclosed on ACET.	15 you involved in the preparation of any documents related
16	Q. Okay. And why?	16 to that foreclosure?
17	A. You would have to ask Super G that.	17 A. Super G had requested a list of assets when
18	Q. Okay. You don't know why? No reason to know?	18 ACET Global was in default. I sent those lists to ACET
19	A. I didn't do the foreclosure.	19 Global or to Super G.
20	Q. Okay. Why do you believe the foreclosure	20 Q. Okay. Did you have any conversations with
21	occurred?	21 Super G about the foreclosure?
22	A. I assume Super G felt it was in their best	22 A. There may have been, but I don't remember
23	interest to do a foreclosure. But, again, you'd have to	23 specifics.
24	ask Super G.	Q. What leads you to believe there may have been?
25	Q. Okay. Do you believe the foreclosure was	25 A. Well, I had phone calls with Super G to
23	Q. Okay. Bo you believe the forcefostic was	71. Well, I had phone can's with super G to
	Page 135	Page 137
1		Page 137  discuss ACET Global and the position that ACET Global
1 2	Page 135 important? MR. PERRIN: Objection; form.	
	important?	discuss ACET Global and the position that ACET Global
2	important? MR. PERRIN: Objection; form.	discuss ACET Global and the position that ACET Global was in, and so the foreclosure by Super G may have been
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Page 138 Page 140 1 1 discuss next steps for ACET Global and get your thoughts A. No. on how to move forward with foreclosure"? Did I read 2 Q. You don't recognize this? 2 3 MR. PERRIN: Let me look over your 3 that correctly? 4 4 A. Yes. shoulder. Okay. Q. (BY MR. FREEMAN) Mr. Denegre, is this an 5 Q. What does that mean? 5 email from you to Steven Bellah of Super G Capital on 6 6 A. It means exactly that. 7 7 October 23rd, 2018? Q. And what is that? 8 8 A. It appears that way. A. I'd like to discuss next steps for ACET Global 9 9 Q. All right. And is it, in fact, exactly what I and get your thoughts on how to move forward with 10 10 foreclosure. stated? 11 A. What did you state? 11 Q. Okay. Why did you want to get his thoughts on 12 12 how to move forward with foreclosure? Q. Stated that this is an email from you, Matt 13 Denegre, to Steven Bellah of Super G Capital on 13 A. I can't recall. 14 October 23rd, 2018; is that correct? 14 Q. Was he hesitant to do a foreclosure? 15 15 A. I'm not certain that Steve Bellah is in Super A. Lean't recall. 16 G's capacity. I don't know. I don't see his email 16 Q. Did Super G not want to do a foreclosure? 17 behind it. 17 A. I can't recall. 18 18 Q. Did you keep after them to do a foreclosure? Q. Okay. What leads you to believe he's not in 19 his Super G capacity? 19 A. Can't recall. You can't recall? You don't recall this email 20 A. Because I can't see his email. 20 2.1 at all? Q. Okay. Was he in another capacity? 21 22 A. I don't know. 22 A. No. Q. Did he work for Baymark Partners? 23 Q. And you don't recall any discussions about 23 ACET Global's foreclosure? 24 A. No. 2.4 Q. Did he work with any company that was 25 A. I don't recall specifics. 2.5 Page 139 Page 141 1 1 associated with Baymark Partners? Q. And weren't there, in fact, a bunch more 2 2 emails about ACET Global's foreclosure? A. No. 3 3 Q. Was he an agent of Baymark Partners? A. I don't recall that. 4 4 Q. You don't recall any emails related to ACET 5 Q. Well, what other capacity was he working in? 5 Global's foreclosure? 6 A. I don't know. I'd have to see the email 6 A. I don't. 7 7 address behind it. Q. Or any discussions with Steve Bellah about 8 8 Q. Okay. Did you have any business with him ACET Global's foreclosure? through any other entity? 9 9 A. I don't recall those. 10 10 Q. Perhaps at 4:00 o'clock on October 23rd, 2018? 11 Q. Did you correspond with him through some other 11 A. No, I don't recall that. 12 entity? 12 Q. Okay. And you don't know what you would have 13 discussed with Steven Bellah? A. No. 13 14 14 Q. Okay. Did you know him to be an employee of A. On that specific time, on that date, no. 15 Super G Capital? 15 Q. Okay. Did Steven Bellah work for any other A. I did. company that was in a position to foreclose on ACET 16 16 17 Q. Throughout the time that you had dealt with 17 Global? 18 him with respect to ACET Global, had he been an employee 18 A. I can't speak for Steven Bellah's position. 19 of Super G Capital? 19 Q. Okay. Were you aware of him being in any 2.0 other -- with any other company that was in a position A. I can assume he was. I don't know that for 20 21 21 to foreclose on ACET Global? 22 Q. Okay. Is the subject matter line of this 22 23 email address "ACET"? Q. Do you know if he worked for D&T Partners? 23 24 24 A. I'm sorry, who? 25 Q. Okay. And did you say, "Steve, I'd like to 25 Q. D&T Partners.

	Page 142		Page 144
1	A. I don't know if he worked for D&T Partners. I	1	correct?
2	assume he did not.	2	A. Yes.
3	Q. Okay. You wouldn't have any reason to believe	3	Q. Why was Bill Szeto preparing the inventory
4	that, right?	4	list?
5	A. I wouldn't.	5	A. Bill would be the only contact that I would
6	Q. But you wouldn't know of any other creditor	6	have that would have that information.
7	besides Super G or D&T Partners that was in a position	7	Q. Okay. You wouldn't have that information?
8	to foreclose on ACET Global's assets?	8	A. No.
9	A. I don't know.	9	Q. Did you ask for that inventory list?
10	Q. Okay.	10	A. Super G I asked for it in this email, yes.
11	(Exhibit 8 marked.)	11	Q. Had you asked for it before?
12	Q. (BY MR. FREEMAN) Mr. Denegre, I'm putting up	12	A. For ACET's inventory list?
13	on the screen Exhibit 8. Do you recognize this	13	Q. Yes, sir.
14	document?	14	A. I'm sure I have.
15	MR. PERRIN: Jason?	15	Q. If you look below that, there's an email from
16	MR. FREEMAN: Yes, sir.	16	November 2nd, 2018, in which Mr. Szeto had sent
17	MR. PERRIN: Can I have short break for	17	there's an email exchange between you, Mr. Steve Bellah
18	about two minutes?	18	and Bill Szeto. And for sake of clarity, Steve Bellah's
19	MR. FREEMAN: Sure.	19	email address is spelled out as steve@supergcapital.com.
20	(Break taken from 2:34 p.m. to 2:38 p.m.)	20	Do you see that?
21	Q. (BY MR. FREEMAN) Mr. Denegre, we were	21	A. I see that.
22	let's see I'm putting on the screen what's marked as	22	Q. And is the subject line of that email, "ACET
23	Exhibit 8. Do you see that, sir?	23	fixed assets, inventory list"?
24	A. Yes.	24	A. Yes.
25	Q. Okay. And is this an email at the top, is	25	Q. Okay. And was that an email from you?
	Q. Olay. The is an olimic at the top, is		Q. Only, The was that an email from you.
	D 142		
	Page 143		Page 145
1	this an email from Bill Szeto at Windspeed to you?	1	Page 145  A. Yes, it was.
1 2	_	1 2	
	this an email from Bill Szeto at Windspeed to you?		A. Yes, it was.
2	this an email from Bill Szeto at Windspeed to you?  A. Yes.	2	A. Yes, it was. Q. Okay. Do you know why you were emailing about
2	this an email from Bill Szeto at Windspeed to you?  A. Yes.  Q. Okay. Was this from December 19th, 2018?	2 3	A. Yes, it was. Q. Okay. Do you know why you were emailing about that?
2 3 4	this an email from Bill Szeto at Windspeed to you?  A. Yes.  Q. Okay. Was this from December 19th, 2018?  A. Yes.	2 3 4	<ul><li>A. Yes, it was.</li><li>Q. Okay. Do you know why you were emailing about that?</li><li>A. I don't recall. And it would be speculating</li></ul>
2 3 4 5	this an email from Bill Szeto at Windspeed to you?  A. Yes.  Q. Okay. Was this from December 19th, 2018?  A. Yes.  Q. And does the subject line state, "ACET fixed	2 3 4 5	<ul><li>A. Yes, it was.</li><li>Q. Okay. Do you know why you were emailing about that?</li><li>A. I don't recall. And it would be speculating if I made a call on it.</li></ul>
2 3 4 5 6	this an email from Bill Szeto at Windspeed to you?  A. Yes.  Q. Okay. Was this from December 19th, 2018?  A. Yes.  Q. And does the subject line state, "ACET fixed assets, inventory list"?	2 3 4 5 6	<ul> <li>A. Yes, it was.</li> <li>Q. Okay. Do you know why you were emailing about that?</li> <li>A. I don't recall. And it would be speculating if I made a call on it.</li> <li>Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure?</li> </ul>
2 3 4 5 6 7	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does.	2 3 4 5 6 7	<ul> <li>A. Yes, it was.</li> <li>Q. Okay. Do you know why you were emailing about that?</li> <li>A. I don't recall. And it would be speculating if I made a call on it.</li> <li>Q. Okay. But you don't remember you don't remember having any email correspondence regarding the</li> </ul>
2 3 4 5 6 7 8	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email.	2 3 4 5 6 7 8	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so
2 3 4 5 6 7 8	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire	2 3 4 5 6 7 8	<ul> <li>A. Yes, it was.</li> <li>Q. Okay. Do you know why you were emailing about that?</li> <li>A. I don't recall. And it would be speculating if I made a call on it.</li> <li>Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure?</li> <li>A. Well, Super G had requested some documents</li> </ul>
2 3 4 5 6 7 8 9	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email.	2 3 4 5 6 7 8 9	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so
2 3 4 5 6 7 8 9 10	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay.	2 3 4 5 6 7 8 9 10	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that
2 3 4 5 6 7 8 9 10 11	this an email from Bill Szeto at Windspeed to you?  A. Yes.  Q. Okay. Was this from December 19th, 2018?  A. Yes.  Q. And does the subject line state, "ACET fixed assets, inventory list"?  A. It does.  Q. Okay. And what was this email about?  A. I'm not sure. I'd have to read the entire email.  Q. Okay. Scan through it. You have it there.  In fact, we can we can go down towards the bottom.	2 3 4 5 6 7 8 9 10 11 12	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence
2 3 4 5 6 7 8 9 10 11 12	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m.	2 3 4 5 6 7 8 9 10 11 12	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists.
2 3 4 5 6 7 8 9 10 11 12 13	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto?	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting? Q. It's it is Exhibit 8, the second page at the bottom. A. Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December of 2018?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting? Q. It's it is Exhibit 8, the second page at the bottom. A. Okay. Q. And it's dated December 18th, 2018.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December of 2018? A. There may have been. I don't recall the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting? Q. It's it is Exhibit 8, the second page at the bottom. A. Okay. Q. And it's dated December 18th, 2018. A. I see that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December of 2018? A. There may have been. I don't recall the specifics and what those calls were, if there were any.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting? Q. It's it is Exhibit 8, the second page at the bottom. A. Okay. Q. And it's dated December 18th, 2018. A. I see that. Q. Okay. And did you state, "Bill, can you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December of 2018? A. There may have been. I don't recall the specifics and what those calls were, if there were any. Q. Okay. What else would have prompted you to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	this an email from Bill Szeto at Windspeed to you?  A. Yes.  Q. Okay. Was this from December 19th, 2018?  A. Yes.  Q. And does the subject line state, "ACET fixed assets, inventory list"?  A. It does.  Q. Okay. And what was this email about?  A. I'm not sure. I'd have to read the entire email.  Q. Okay. Scan through it. You have it there.  In fact, we can we can go down towards the bottom.  A. Okay.  Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m.  Is that to William Szeto?  A. I'm sorry. Which one are you highlighting?  Q. It's it is Exhibit 8, the second page at the bottom.  A. Okay.  Q. And it's dated December 18th, 2018.  A. I see that.  Q. Okay. And did you state, "Bill, can you update the sellable inventory list for ACET inventory;	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December of 2018? A. There may have been. I don't recall the specifics and what those calls were, if there were any. Q. Okay. What else would have prompted you to ask William Szeto at Windspeed Trading for an updated
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	this an email from Bill Szeto at Windspeed to you?  A. Yes. Q. Okay. Was this from December 19th, 2018? A. Yes. Q. And does the subject line state, "ACET fixed assets, inventory list"? A. It does. Q. Okay. And what was this email about? A. I'm not sure. I'd have to read the entire email. Q. Okay. Scan through it. You have it there. In fact, we can we can go down towards the bottom. A. Okay. Q. The first email in which you've you make a statement is December 18th, 2018, at 5:00 o'clock p.m. Is that to William Szeto? A. I'm sorry. Which one are you highlighting? Q. It's it is Exhibit 8, the second page at the bottom. A. Okay. Q. And it's dated December 18th, 2018. A. I see that. Q. Okay. And did you state, "Bill, can you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes, it was. Q. Okay. Do you know why you were emailing about that? A. I don't recall. And it would be speculating if I made a call on it. Q. Okay. But you don't remember you don't remember having any email correspondence regarding the ACET foreclosure? A. Well, Super G had requested some documents around ACET's assets. And so Q. Did they do that A. I'm sorry? Q. Go ahead. A. And so there would be an email correspondence between me and Super G sending these lists. Q. Did they ask for this by phone? A. I don't remember. Q. Do you remember having any phone conversations with Steve Bellah or anyone else at Super G in December of 2018? A. There may have been. I don't recall the specifics and what those calls were, if there were any. Q. Okay. What else would have prompted you to

## Page 146 Page 148 1 A. I don't think there would have been anything 1 Q. What business activities do you recall ACET else to ask for other than it was requested by Super G. 2 2 Global being engaged in from October 2018 on? 3 Q. Okay. And what did you mean by "We are 3 A. Oh, I would assume the business was involved 4 updating the foreclosure documents"? 4 in some activity, whether it was selling -- trying to 5 A. I'm not sure. I'm not sure what documents 5 sell product. 6 6 Q. Something that would necessitate a weekly 7 7 Q. When did you first start preparing foreclosure report? 8 8 documents? A. I don't think I was receiving weekly reports 9 A. I don't know. 9 from ACET at this point. 10 Q. Do you know what documents you were updating? 10 Q. Okay. Well, if not from ACET, who might 11 11 this -- what company might this weekly report that's 12 Q. You don't know what you're referring to? 12 being sent to you from Windspeed Trading be about? 13 A. I do not. 13 A. Is there a report I could look at? I really 14 Q. Okay. Mr. Denegre, I'll show you what's 14 don't recall what this report is. 15 listed as Exhibit 9. 15 Q. Okay. Well, let's look at what you said in 16 (Exhibit 9 marked.) 16 the email here. It says, "Bill, let's catch up today." 17 Q. (BY MR. FREEMAN) Do you see that, sir? Do 17 A. Okay. 18 you recognize that document? 18 Q. It says, "Super G sent terms for the 19 A. I don't recognize this specific email. 19 assumption of the ACET note below." 20 Q. Okay. Does that appear to be an email from 20 What does that mean? 21 William Szeto at Windspeed Trading to you? 21 A. It means what it says. 22 22 Q. But I don't understand what that means. Can 23 Q. And does that appear to be an email from him 23 you explain it to me? to you on January 2nd, 2019? 2.4 24 A. Super G sent terms for the assumption of the 25 A. Yes, it does. 2.5 ACET note below. Page 149 Page 147 1 1 Q. Okay. And does he say, "Matt, we can talk Q. Who was going to assume the ACET note? 2 now?" 2 A. I don't know. 3 3 Q. Why were you involved in that discussion? A. Yes. 4 Q. And what was the subject of -- did you, in 4 A. I had a relationship with Bill through ACET 5 fact, have a conversation with him following this email? 5 Global, and also speaking through Super G. So I presume 6 A. Well, I need to read the entire email to 6 I was involved in these discussions. 7 7 understand what this is about. Q. But you don't remember being involved in those 8 Q. Let's look below it. There's an email from 8 discussions? 9 you, mdenegre@baymarkpartners.com, to William Szeto, 9 MR. PERRIN: Objection; form. 10 bill@windspeedtrading.com, on January 2nd, 2019. Do you 10 A. I don't remember the specifics. 11 see that? 11 Unfortunately, I don't. 12 12 A. Yes. Q. (BY MR. FREEMAN) Did you go on to say, "Once 13 Q. And does the subject line state, "Weekly we get this finalized, they will send out foreclosure 13 report"? 14 notices"? 14 15 A. Yes, it does. 15 Q. Do you know what that weekly report was? 16 16 Q. Okay. Who was going to send out foreclosure 17 A. I don't. 17 notices? 18 Q. And did you, in fact, ever receive weekly 18 A. I would -- I would assume it was Super G that 19 19 would send the foreclosure notice. reports? 20 A. From who? 20 Q. And who would they send a foreclosure notice 21 Q. From Windspeed. 21 to? 22 A. I can't say for certain. 22 A. It would be to ACET Global. 23 Q. Was ACET Global even operating at this point 23 Q. Okay. To inform ACET Global that they were 24 24 foreclosing on its assets? 25 25 A. Yes. A. I can't say for certain.

	Page 150		Page 152
1	Q. Okay. Did you see that foreclosure notice	1	A. It does.
2	before it went out?	2	Q. Who is Alex Godinez, sir?
3	A. I think I saw a draft of it.	3	A. He worked he works or worked at Super G
4	Q. Did you, in fact, give input to that draft?	4	Capital.
5	A. I don't recall.	5	Q. Okay. And did you correspond with him
6	Q. Do you know if Baymark Partners gave input to	6	regularly?
7	that draft?	7	A. No. He was I didn't, no.
8	A. I don't recall.	8	Q. No? How frequently?
9	Q. But the date of this email to Mr. Szeto from	9	A. Around this time, a bit more often. I don't
10	you is January 2nd, 2019; is that correct?	10	know if he may have replaced someone at Super G, but
11	A. Yes.	11	Q. Okay. Around this late January time frame?
12	Q. Is this indicating that the terms of the loan	12	A. I would say late 2018, first half of 2019.
13	were determined prior to a foreclosure notice even being	13	Q. Why were you corresponding with him a lot more
14	sent out?	14	at this time?
15	A. I don't know what this loan is referring to.	15	A. Well, we had he knew myself and Baymark and
16	Q. Okay. Let's go down a little further in this	16	Bill Szeto, so he was we were all kept in the loop on
17	Exhibit 9. On your screen is an email from William	17	stuff, and I was trying to help out.
18	Szeto to you a few days earlier, December 31st, 2018.	18	Q. Okay. Was something pretty important going on
19	Is that do you see that?	19	during that time?
20	A. At 2:00 o'clock? 2:07?	20	MR. PERRIN: Objection; form.
21	Q. Yes, sir.	21	A. I don't recall.
22	A. Yes.	22	Q. (BY MR. FREEMAN) You don't recall if anything
23	Q. Okay. And does he state to you, "FYI, the low	23	important was going on in, let's call it, January
24	cash in bank is due mainly to the payment on payroll tax	24	of 2019?
25	and payment to Super G for ACET Global"?	25	A. I'm sure something important was going on. I
	Page 151		Page 153
1	A Vec he does		
	A. Yes, he does.	1	don't know what it is, though.
2	<ul><li>A. 1 es, ne does.</li><li>Q. Do you know who was paying for ACET Global?</li></ul>	1 2	don't know what it is, though.  Q. Something that might have had significant
2			
	Q. Do you know who was paying for ACET Global?	2	Q. Something that might have had significant
3	<ul><li>Q. Do you know who was paying for ACET Global?</li><li>A. I don't. I'd have to look at the bank</li></ul>	2 3	Q. Something that might have had significant impact to ACET Global?
3 4	<ul><li>Q. Do you know who was paying for ACET Global?</li><li>A. I don't. I'd have to look at the bank statements.</li></ul>	2 3 4	<ul><li>Q. Something that might have had significant impact to ACET Global?</li><li>A. Well, we were in default at that time.</li></ul>
3 4 5	<ul><li>Q. Do you know who was paying for ACET Global?</li><li>A. I don't. I'd have to look at the bank statements.</li><li>Q. Do you have any idea why William Szeto at</li></ul>	2 3 4 5	<ul><li>Q. Something that might have had significant impact to ACET Global?</li><li>A. Well, we were in default at that time.</li><li>Q. Okay. You or ACET Global, y'all were in</li></ul>
3 4 5 6	<ul> <li>Q. Do you know who was paying for ACET Global?</li> <li>A. I don't. I'd have to look at the bank</li> <li>statements.</li> <li>Q. Do you have any idea why William Szeto at</li> <li>Windspeed Trading would be giving you this information</li> </ul>	2 3 4 5 6	<ul><li>Q. Something that might have had significant impact to ACET Global?</li><li>A. Well, we were in default at that time.</li><li>Q. Okay. You or ACET Global, y'all were in default?</li></ul>
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	Page 154		Page 156
1	A. I'm not for certain when the foreclosure	1	the actual foreclosure agreement?
2	actually occurred.	2	A. I don't think so.
3	Q. And if they had foreclosed at this time	3	Q. Okay. And nothing to do with the foreclosure
4	A. Uh-huh.	4	notices?
5	Q since you didn't have anything to do with	5	A. I'm fairly certain foreclosure notices were
6	Windspeed, what business would you have had	6	sent out by Super G.
7	corresponding with them?	7	Q. Okay. And you didn't need you didn't need
8	A. Well, Super G didn't have much of a	8	anything to finalize the foreclosure agreement, did you?
9	relationship with Bill Szeto, and we had known Bill	9	A. I'm not aware of that, no.
10	prior to whatever date this is, so Super G wanted us to	10	Q. Was Baymark Partners working on the
11	stay involved.	11	foreclosure agreement?
12	Q. Did you work for Super G?	12	A. I don't know.
13	A. I've never worked for Super G.	13	Q. Was Windspeed Trading working on the
14	Q. Did you work for SG Capital Partners?	14	foreclosure agreement?
15	A. No.	15	A. I don't I don't know for certain, but I
16	Q. Okay. What's the what is the well, let	16	don't think they would be.
17	me read it to you and ask tell me if this is correct.	17	Q. Okay. Let's go to the your response, which
18	The subject line here on your email to Alex Godinez on	18	is highlighted on your screen. It's from Matt Denegre.
19	January 29th, 2019, says, "Windspeed/ACET"; is that	19	It's mdenegre@baymarkpartners.com, January 29th, 2019,
20	correct?	20	at 3:26 p.m. to Alex Godinez of Super G Capital. Still
21	A. Yes.	21	the same subject line, "Windspeed/ACET."
22	Q. What's the relationship between Windspeed and	22	Did I get all that correct?
23	ACET?	23	A. Yes, you did.
24	A. There's two independent companies. I believe	24	Q. And does it state, "Alex, we still need the
25	Super G was the lender on both companies.	25	dates on when the foreclosure notice got sent out or
	Page 155		Page 157
1	Q. So that's really the only relationship between	1	when you plan to send them out, then we can finalize."
2	them?	2	Did I read that correct?
3	A. Think so.	3	A. Yes, you did.
4	Q. Okay. Let's go down here to the bottom, sir.	4	Q. Okay. What did you mean by that?
5	There's an email here from Alex Godinez on January 29th,	5	A. I'm not sure other than what's being said
6	2019, at 5:29 5:23 p.m. to Matt Denegre at	6	here.
7	baymarkpartners.com. Is that you, sir?	7	Q. Okay. You don't even you don't really know
8	A. Yes, it is.	8	what this means?
9	Q. Okay. And this email from Alex Godinez at	9	A. I'm not sure what this is specifically related
10	Super G Capital to you with the subject line	10	to other than what it says.
11	"Windspeed/ACET" says, "Hi Matt, just wanted to	11	Q. What do you mean by, "We can finalize"?
12	follow-up on status for the final version of the	12	A. I don't know.
13	foreclosure agreement. Are we good to finalize?"	13	Q. Okay. And what foreclosure notice are we
14	Did I read that correct, sir?	14	talking about there? Which one were you talking about?
15	A. You did.	15	A. I don't know what notice this is referring to.
16	Q. Okay. What is that referring to?	16	Q. Okay. Were you aware of do you remember
17	A. It's referring to a foreclosure agreement, and	17	any other foreclosure process that you've been
18	I'm not even quite sure what that foreclosure is. I'm	18	associated with?
19	assuming it's related to Super G's foreclosure on ACET.	19	A. No yeah. So this would be related to Super
20	Q. Okay. Did you have anything to do with that	20	G's foreclosure I have to assume that on ACET
21	foreclosure agreement?	21	Global. But I'm not sure of a specific notice, what
	A. I don't think so, other than I provided	22	that is.
22			
23	information to Super G when they requested information	23	Q. Okay. And does the subject line
	information to Super G when they requested information about the assets.  Q. Okay. But you didn't have anything to do with	23 24 25	<ul><li>Q. Okay. And does the subject line</li><li>"Windspeed/ACET," does that help you remember at all?</li><li>A. Remember what specifically?</li></ul>

	Page 158	Page 160	0
1	Q. You know, what foreclosure we're talking about	1 physical possession of the inventory?	
2	here.	2 A. Not that I'm aware of.	
3	A. This is Super G's foreclosure of ACET Global.	<ol> <li>Q. Did they ever have physical possession of any</li> </ol>	
4	Q. Of ACET Global?	4 assets of ACET Global?	
5	A. Yeah.	5 A. No, I don't think so.	
6	Q. Okay. And above that, did Mr. Godinez respond	6 Q. Okay. With respect to the amended and	
7	back to you and say, "Okay, I don't believe that was	7 restated loan of Windspeed Trading, how was the amoun	ıt
8	communicated with me; let me follow up with Steve"?	8 of that loan determined?	
9	A. Yes, I see that.	9 A. I don't know.	
10	Q. Okay. Is he referring to Steve Bellah?	Q. Were you involved in that process?	
11	A. I would assume that.	11 A. I may have been.	
12	Q. And does that mean that as of January 29th,	Q. Does a figure around 514,000, does that sound	
13	2019, Steve Bellah was still working with Super G	13 about right?	
14	Capital?	A. That sounds about approximately right. I	
15	A. I don't know if he was or not at that time.	am not sure of the specifics, but sounds about right.	
16	Q. Okay. And do you know why he would have been	Q. Let's call it – for sake of both our sanity,	
17	informing Alex Godinez of the foreclosure process?	17 let's call it 514,000. How was that number arrived at?	
18	A. I'm sorry. Say that again.	A. It would be speculating if I were to make a	
19	Q. Do you know why you would have been involving	19 statement on that. I don't know.	
20	Alex Godinez about the foreclosure process?	Q. Were you involved at all in the process of	
21	A. Well, again, Super G had asked for ACET Global items on for the foreclosure, so I would imagine I	21 arriving at that number?  22 A. I may have been. I don't I'd have to go	
22 23	was involved in some of that. And those emails show	<ul><li>A. I may have been. I don't I'd have to go</li><li>back and look. I don't know.</li></ul>	
24	that.	24 Q. Okay. Did you believe that to be the value of	
25	Q. Okay. Did Super G Capital ever take	the assets that Windspeed Trading was purchasing from	
23	Q. Okay. Did Super o Capital ever take	and assets that windspeed fracing was purchasing from	
	Page 159	Page 163	1
1	Page 159 possession of ACET Global's inventory?	Page 163	1
1 2	_		1
	possession of ACET Global's inventory?	1 Super G?	1
2	possession of ACET Global's inventory?  A. I'm not sure. I don't are you referring to	<ul><li>Super G?</li><li>MR. PERRIN: Objection; form.</li></ul>	1
2	possession of ACET Global's inventory?  A. I'm not sure. I don't are you referring to the legal possession? Physical possession?  Q. Well, you can you can clarify what you mean in how you answer it. And you're free to use any any	<ol> <li>Super G?</li> <li>MR. PERRIN: Objection; form.</li> <li>A. Do I believe that that is the assets I have</li> </ol>	
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1		1	
1 2	A. I don't know the specific date.	2	communication to go through you?  MR. PERRIN: Objection; form.
	<ul><li>Q. Sometime in, maybe, March of 2019?</li><li>A. Possibly, yep.</li></ul>	3	-
3 4	Q. Before that date, did Windspeed acquire the	4	A. I thought so too.     Q. (BY MR. FREEMAN) Okay. But you're not aware
	assets of ACET Global?	5	
5 6		6	of any conversation ever taking place directly between Windspeed and Super G, correct?
	A. I'm not sure they did. It would it would	7	MR. PERRIN: Objection; form.
7 8	be up to Super G to make that decision. I don't know.  Q. Did Windspeed obtain possession of the assets	8	A. I'm not aware of any communication between
9	Q. Did windspeed obtain possession of the assets of ACET Global?	9	Super G and Windspeed.
	A. I don't know.	10	Q. (BY MR. FREEMAN) And if William Szeto
10		11	testified that he didn't have those conversations with
11	Q. Did they have physical possession of ACET	12	
12	Global's inventory?	13	Super G, would he be lying?  MR. PERRIN: Objection; form.
13	A. I can't say for certain.	14	A. I can't I don't know. I don't know.
14 15	Q. Were you receiving reports about that inventory from Windspeed?	15	Q. (BY MR. FREEMAN) When did you first meet Bill
	•	16	Szeto?
16	<ul><li>A. About the ACET about the ACET inventory?</li><li>Q. Yes, sir.</li></ul>	17	A. I met Bill late 2017.
17 18		18	Q. Okay. And how did you meet him?
	A. It's possible. Q. In 2018?	19	A. I think he came to our office for lunch.
19		20	Q. Okay. And who had lunch with him?
20 21	A. Without actually seeing the emails, I don't	21	A. David Hook and myself.
22	remember, but it's possible.	22	Q. Okay. What about Mr. Ludlow?
23	<ul><li>Q. What about January of 2019?</li><li>A. Again, that's certainly possible.</li></ul>	23	A. I don't think Mr. Ludlow was part of that.
24	Q. And I think we've seen several of those emails	24	Q. Just you and Mr. Hook?
25	thus far, correct?	25	A. Right.
25	thus fair, correct:	25	A. Right.
	Page 163		Page 165
1	A. Yeah, that's correct.	1	Q. Was Mr. Hook the one who was most involved on
2	Q. So as of January 2019 and as of 2018, you were	2	ACET Global?
3	receiving reports from Windspeed about ACET Global's	3	MR. PERRIN: Objection; form.
4	inventory, correct?	4	Q. (BY MR. FREEMAN) Was he the Baymark managing
5	A. Yes. If that's the dates on those emails,	5	director who was most involved on ACET Global?
6	that would be that would sound correct.	6	MR. PERRIN: Objection; form.
7	Q. And that was, in fact, prior to March of 2019,	7	A. Initially, he was involved, but I'm not sure
8	correct?	8	who was more involved at the end of it, whether it was
9	A. That would be correct.	9	David Hook or Tony Ludlow.
10	Q. Why is that?	10	Q. (BY MR. FREEMAN) Okay. So they both end up
11	A. Why is what?	11	pretty involved?
12	Q. Why were you receiving reports about ACET	12	MR. PERRIN: Objection; form.
13	Global's inventory prior to March of 2019?	13	A. I'm not sure David Hook was all that involved,
14	A. Super G was well, we were ACET Global	14	and I'm not sure you would say Tony Ludlow was all that
15	was in default with Super G, and Super G was planing to	15	involved.
16	do a foreclosure, and they wanted to see the assets.	16	Q. (BY MR. FREEMAN) Okay. Would would they
17	Q. Okay. And that's why you were getting them	17	have ever told you what to say about their involvement?
18	from Windspeed?	18	A. No.
19	A. Yes. That's what that's correct.	19	Q. Okay. Did you hire did y'all end up hiring
20	Q. And why did Windspeed have them?	20	Bill Szeto?
21	A. I think I actually don't know the reason	21	MR. PERRIN: Objection; form.
22	why Windspeed had the assets. My guess, a conversation	22	A. Bill Szeto went in as a if I remember
23	between Super G and Windspeed. I wasn't part of that.	23	correctly, a consultant for ACET Global for a day or
24	I don't know.	24	two.
24		1	

	Page 166		Page 168
1	back to you?	1	2018.
2	A. Yeah, go in, report back to us. Uh-huh.	2	Q. Did you have any discussion with Mr. Szeto in
3	Q. So y'all head him to the Baymark Partners	3	2017 about moving the ACET Global assets to a new
4	office, correct?	4	company?
5	A. Yes.	5	A. No.
6	Q. All right. You and Mr. Hook met with	6	Q. Did you end up having periodic calls with
7	Mr. Szeto at the Baymark Partners office; is that	7	Mr. Szeto?
8	correct?	8	A. Not at that time.
9	A. Yes.	9	Q. Did Mr. Szeto ever report to you?
10	Q. And you and Mr. Hook had lunch with Mr. Szeto	10	A. No.
11	at your Baymark Partners office?	11	Q. Okay. And when were you first aware of
12	A. It would have been lunch, close by.	12	Windspeed?
13	Q. Okay. To the Baymark Partners office?	13	A. It would have been late 2018. I'm not sure of
14	A. Correct.	14	the exact date.
15	Q. And then you and Mr. Hook paid Mr. Szeto to go	15	Q. Okay. There wasn't some other Windspeed you
16	and observe ACET Global?	16	were working with before that?
17	A. ACET was having difficulties. This was late	17	A. Before what?
18	2017. Bill had experience with startups, and we asked	18	Q. Before that time in 2018.
19	to get his opinions and thoughts on ways to improve the	19	A. No.
20	business. I'm not sure he actually was paid. I think	20	Q. You're sure of that?
21	he was doing this just to go in and take a look for us.	21	A. Certain of it.
22	Q. Okay. Was he expecting something else besides	22	Q. Absolutely certain?
23	a paycheck?	23	A. Yes.
24	A. I don't think so, but you'd have to ask him.	24	Q. Okay. And, sir, I'm putting on the screen
25	I don't know.	25	what's marked as Exhibit 11.
	Page 167		Page 169
- 1			
1	Q. Did you have discussions with him at that time	1	(Exhibit 11 marked.)
2	Q. Did you have discussions with him at that time about taking over as CEO of ACET Global?	1 2	Q. (BY MR. FREEMAN) Do you see this, sir?
2	about taking over as CEO of ACET Global?  A. No.	2 3	<ul><li>Q. (BY MR. FREEMAN) Do you see this, sir?</li><li>A. Yes, I see this.</li></ul>
2 3 4	about taking over as CEO of ACET Global?  A. No.  Q. Did you have discussions with him about Tomer	2 3 4	<ul><li>Q. (BY MR. FREEMAN) Do you see this, sir?</li><li>A. Yes, I see this.</li><li>Q. Okay. Are you familiar with this exhibit?</li></ul>
2	about taking over as CEO of ACET Global?  A. No.	2 3 4 5	<ul><li>Q. (BY MR. FREEMAN) Do you see this, sir?</li><li>A. Yes, I see this.</li><li>Q. Okay. Are you familiar with this exhibit?</li><li>A. As of an hour ago, I am.</li></ul>
2 3 4 5 6	about taking over as CEO of ACET Global?  A. No. Q. Did you have discussions with him about Tomer Damti?  A. He would have reported back his thoughts on	2 3 4 5 6	<ul><li>Q. (BY MR. FREEMAN) Do you see this, sir?</li><li>A. Yes, I see this.</li><li>Q. Okay. Are you familiar with this exhibit?</li><li>A. As of an hour ago, I am.</li><li>Q. Okay. What is this?</li></ul>
2 3 4 5 6 7	about taking over as CEO of ACET Global?  A. No.  Q. Did you have discussions with him about Tomer Damti?  A. He would have reported back his thoughts on the entire operation, and I can't recall if Tomer was	2 3 4 5 6 7	<ul> <li>Q. (BY MR. FREEMAN) Do you see this, sir?</li> <li>A. Yes, I see this.</li> <li>Q. Okay. Are you familiar with this exhibit?</li> <li>A. As of an hour ago, I am.</li> <li>Q. Okay. What is this?</li> <li>A. I don't know.</li> </ul>
2 3 4 5 6 7 8	about taking over as CEO of ACET Global?  A. No.  Q. Did you have discussions with him about Tomer Damti?  A. He would have reported back his thoughts on the entire operation, and I can't recall if Tomer was brought into that discussion or not.	2 3 4 5 6 7 8	<ul> <li>Q. (BY MR. FREEMAN) Do you see this, sir?</li> <li>A. Yes, I see this.</li> <li>Q. Okay. Are you familiar with this exhibit?</li> <li>A. As of an hour ago, I am.</li> <li>Q. Okay. What is this?</li> <li>A. I don't know.</li> <li>Q. Okay. Does it appear to be a weekly recurring</li> </ul>
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<ol> <li>this time.</li> <li>Q. Why does this exist then?</li> <li>A. Well, there may have been a calendar invite at</li> <li>some point that was updated in the future for Windspeed,</li> <li>that maybe it was backdated. Or it could have been a</li> <li>date that was entered in wrong.</li> <li>Q. Did Baymark Partners regularly engage in</li> </ol>	Q. (BY MR. FREEMAN) Do you see is this document? A. Yes. Q. Are you familiar with this document, sir?
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<ul> <li>some point that was updated in the future for Windspeed,</li> <li>that maybe it was backdated. Or it could have been a</li> <li>date that was entered in wrong.</li> </ul>	Q. Are you familiar with this document, sir?
<ul><li>that maybe it was backdated. Or it could have been a</li><li>date that was entered in wrong.</li></ul>	
6 date that was entered in wrong.	4 A. I'm not.
	Q. You're not? You don't remember this document?
7 Q. Did Baymark Partners regularly engage in	6 A. This email, I'm not, no.
	<ol> <li>Q. Okay. Does this appear to be an email from</li> </ol>
8 backdating?	8 William Szeto to you on September 29th, 2018?
9 MR. PERRIN: Objection; form.	9 A. Yes, it does.
10 A. When I refer to backdating, I'm saying it's a	10 Q. Okay. And is the subject line "Windspeed
11 mistake.	11 LLC"?
12 Q. (BY MR. FREEMAN) Oh, okay.	12 A. Yes, it is.
So if we moved this to June of 2017 of	Q. Okay. And the stated attachments, the
14 2018, had you, at that point, had discussions about	14 documents EIN Windspeed Trading, LLC, Certificate of
15 Windspeed?	Formation, LLC, Operating Agreement - Windspeed Trading,
16 A. In June of 2018?	16 LLC, does that appear to be correct?
17 Q. Yes, sir.	17 A. Yes.
18 A. No.	Q. And did you, in fact, receive this email with
19 Q. So it wouldn't be that date, right? And it	those attachments attached to it?
20 wouldn't make sense to move it back further back in	A. I'm assuming I did.
21 time. So if we move it up to 2019, why would you be	Q. Okay. Who was your law firm?
having a weekly call about Windspeed in June of 2019?	A. I don't know.
23 MR. PERRIN: Objection; form.	Q. You don't know who your law firm is?
A. I don't know what this is related to.	A. For this is Hallett for what's going on
Q. (BY MR. FREEMAN) In fact, why would you ever	right now is Hallett & Perrin.
Page 171	Page 173
1 be having a weekly call about Windspeed?	Q. Okay. So when Mr. Szeto says, "Please feel
2 A. I don't know.	2 free to send these files to your law firm for tracking,"
<ol> <li>Q. Because this was a completely unrelated</li> </ol>	3 is he referring to Hallett & Perrin?
4 company, right? That's your testimony?	4 A. I would think so.
5 A. Unrelated to ACET Global, yes.	Q. Okay. And did you send the attachments to
6 Q. Okay. And unrelated to Baymark Partners?	6 your law firm as requested by Bill Szeto?
7 A. I believe so.	7 A. I'm not sure if I did.
8 Q. And unrelated to you?	8 Q. Okay. And did Mr. Szeto state here, "I need
9 A. Unrelated to me.	9 to have those information for the following processes";
10 Q. And unrelated to Mr. Ludlow?	and in Item Number 4, does he say, "Sending termination
11 A. I believe so.	letter to current employees"?
Q. And unrelated to Mr. Hook?	12 A. Yes.
13 A. I believe so.	Q. Okay. Who are the current employees he's
Q. And unrelated to any other Baymark Partners	referring to?
15 affiliate?	MR. PERRIN: Objection; form.
16 A. Yes.	Q. (BY MR. FREEMAN) What did you understand the
Q. Okay. So, really, as we sit here, there's no	"current employees" to mean?
18 explanation for this Exhibit 11?	A. I would think it's related to ACET Global's
A. None. It doesn't make any sense.	19 employees.
Q. But you had seen this prior to us sitting here	Q. Okay. And why does he use the word "current"?
in this deposition and me asking you about it, correct?	A. Because it's his current employees? I don't
A. I was shown it during a break.	22 know.
Q. If I could, sir, I'll put on the screen what's	Q. Okay. Were those employees was there a
24 marked as Exhibit 12.	plan for them to become employees of another entity?
25 (Exhibit 12 marked.)	A. I don't recall.

	Page 174		Page 176
1	Q. Did you ever have a discussion about those	1	A. Yes, it does.
2	employees of ACET Global becoming employees of another	2	Q. Okay. And in your email to Mr. Ludlow, do you
3	entity?	3	state, "Wind down plan for Super G for your review"?
4	A. Not that I'm aware of.	4	A. Yes.
5	Q. Okay. Number five, does it state, "Informing	5	Q. Did Super G hire Baymark Partners?
6	marketplaces the change of name and banking information	6	A. No.
7	for future payments"? Is that correct?	7	Q. What are you referring to here when you say,
8	A. That's correct.	8	"Wind down plan for Super G"?
9	Q. Did ACET Global change its name to Windspeed	9	A. Let me just scan through the email, if I may.
10	Trading?	10	Super G had requested a wind down plan for ACET Global.
11	A. I don't think so.	11	Q. Okay. And why was that?
12	Q. What did you understand Mr. Szeto to be	12	A. The company was in default at this time.
13	referring to where he said, "Informing marketplaces of	13	Q. Okay. And why did there need to be a wind
14	the change of name"?	14	down?
15	A. I don't know.	15	A. That was Super G's request.
16	Q. Okay. And what did you understand him to be	16	Q. And what did you understand "wind down" to
17	referring to when he referenced "changing bank	17	mean?
18	information for future payments"?	18	A. Essentially, close down the business. I would
19	A. You would have to ask him.	19	think that's what that meant.
20	Q. Okay. You wouldn't know what that means?	20	Q. So was this part of an effort to close down
21	A. I don't.	21	ACET Global?
22	Q. Did you ask for any of these items to be sent	22	A. Again, Super G was in default. I think they
23	to you?	23	were weighing their options. I don't think
24	A. Not that I recall.	24	Q. ACET Global
25	Q. Did you want any of these items to be sent to	25	A ACET Global was involved.
	Page 175		
	1490 175		Page 177
1	you?	1	Page 177  Q. Right. And so Super G wanted you to
1 2		1 2	
	you?		Q. Right. And so Super G wanted you to
2	you?  A. I don't think so.	2	Q. Right. And so Super G wanted you to coordinate a wind down plan?
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	Page 178		Page 180
1	Q. You don't remember what you and Tony Ludlow	1	A. Of course.
2	discussed? How many times did you and Tony Ludlow have	2	Q. Appreciate that.
3	a discussion about the wind down plan?	3	So Mr. Szeto drafted this wind down plan?
4	MR. PERRIN: Objection; form.	4	A. He did. He was at ACET Global and understood
5	A. I don't recall.	5	the day-to-day operations more than Baymark would.
6	Q. (BY MR. FREEMAN) But you did have discussions	6	Q. Did but this wind down plan didn't have
7	or you didn't?	7	anything to do with Windspeed, correct?
8	A. I'm not sure we did.	8	A. This is not related to Windspeed.
9	Q. Had he authorized you to engage in a wind down	9	Q. No relation at all?
10	plan for ACET?	10	A. No.
11	A. This was a request by Super G.	11	Q. Okay. And any relation to any company that
12	Q. Okay. And do you do everything Super G asks,	12	would become Windspeed?
13	or do you have to get authorization from Tony Ludlow or	13	A. I didn't know Windspeed was even in existence
14	Mr. Hook?	14	at this time.
15	MR. PERRIN: Objection; form.	15	Q. Was there was this related to the concept
16	A. Well, given that we were in default, Super G	16	of forming a new entity and transferring assets to it?
17	would have every right to request this.	17	A. I don't think so.
18	Q. (BY MR. FREEMAN) Okay. Did you tell me	18	Q. No? Just going to wind down ACET's business
19	about your discussions with Super G about this.	19	completely?
20	MR. PERRIN: Objection; form.	20	A. Again, Super G was considering all their
21	A. I don't remember the discussions. I know	21	options.
22	there was a phone call prior to this, but I don't	22	Q. Why would Super G want the business to be
23	remember what was discussed in those.	23	completely wound down?
24	Q. (BY MR. FREEMAN) When was that phone call?	24	A. You'd have to ask them. I would have no idea.
25	A. I don't remember the specific date.	25	Q. With all of your experience in this line of
	Page 179		Page 181
1		1	
1 2	Page 179  Q. Who was it with?  A. I'd have to see the invitation.	1 2	work, can you think of any reason that Super G would
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2	<ul><li>Q. Who was it with?</li><li>A. I'd have to see the invitation.</li><li>Q. Was it close in time to this email of</li></ul>		work, can you think of any reason that Super G would want ACET Global completely wound down?  A. The company was pretty much worthless at this
2	<ul><li>Q. Who was it with?</li><li>A. I'd have to see the invitation.</li></ul>	2 3	work, can you think of any reason that Super G would want ACET Global completely wound down?  A. The company was pretty much worthless at this time. There was nothing left. There's no reason to
2 3 4	<ul><li>Q. Who was it with?</li><li>A. I'd have to see the invitation.</li><li>Q. Was it close in time to this email of</li><li>September 10th, 2018?</li></ul>	2 3 4	work, can you think of any reason that Super G would want ACET Global completely wound down?  A. The company was pretty much worthless at this time. There was nothing left. There's no reason to keep it alive. That
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	Page 182		Page 184
1	A. No. Super G was in control at this point. We	1	inventory which can be sold or transferred"?
2	weren't.	2	A. Yes, it does.
3	Q. Okay. And below is the attachment that was	3	Q. Okay. What did you understand that to mean?
4	attached to this email that you sent to Mr. Ludlow.	4	A. I imagine this would be a liquidation.
5	Does this document second page of the exhibit, does	5	Q. Liquidation of ACET Global?
6	it state "Wind Down Plan" is the title?	6	MR. PERRIN: Objection; form.
7	A. Yes.	7	A. It's a liquidation of the inventory to sell
8	Q. Okay. And does it state as one of the bullet	8	off what's leftover.
9	items, "Inventory Management?	9	Q. (BY MR. FREEMAN) Okay. Of ACET Global or
10	A. It does.	10	some other company?
11	Q. And "Sales Continuation"?	11	A. This is related to ACET Global.
12	A. Yes.	12	Q. Okay. And below that, does it state, "Inform
13	Q. And below that, does it state a bullet, "Sales	13	all parties on impending closing"?
14	and Office Staff"?	14	A. Yes.
15	A. Yes, it does.	15	Q. Okay. Over to the right-hand side, one of the
16	Q. And below that, is there a bullet that says,	16	lines there, "Inform all marketplaces on closing"
17	"Relocating to temporary office space with current	17	A. Okay.
18	office furniture and computers"?	18	Q what did you understand that to mean?
19	A. Yes, it does.	19	A. I think this was notifying our customers that
20	Q. Okay. Below down below, does it state,	20	the business was would be wound down. I imagine
21	"Current business files"?	21	that's what it is.
22	A. Yes.	22	Q. Okay. But not that it would be transferring
23	Q. Okay. And on this third page of the exhibit,	23	the business to Windspeed?
24	is the title "Timeline and Cost for Wind Down"?	24	A. No.
25	A. Yes, it is.	25	Q. Just to let everybody know that ACET Global
	Page 183		Page 185
1	Q. Okay. Does it on the third line, on the	1	was going to wind down?
2	left side, does it state, "Salary accrual for Bill"?	2	A. That's what this plan is about.
3	A. Yes.	3	0 4 1 1 0
4	Q. What did you understand that to refer to?		Q. And close?
-	Q. What did you understand that to refer to:	4	A. Correct.
5	A. I don't believe that Bill was taking a	4 5	-
			A. Correct.
5	A. I don't believe that Bill was taking a	5	<ul><li>A. Correct.</li><li>Q. Did you, in fact, inform any marketplaces that</li></ul>
5 6	A. I don't believe that Bill was taking a paycheck to keep more cash in the company.     Q. Was Bill expecting something else in return?     MR. PERRIN: Objection; form.	5 6	<ul> <li>A. Correct.</li> <li>Q. Did you, in fact, inform any marketplaces that</li> <li>ACET Global was closing?</li> <li>A. I'm not sure Super G went this direction, so you'd have to ask them.</li> </ul>
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1	quick break?	1	web domain?
2	THE WITNESS: Yep.	2	A. Suppose you could call it a web domain. I'm
3	MR. PERRIN: I think you read the	3	calling it a website.
4	witness's mind.	4	Q. Website? Towards the bottom, the initial
5	(Break taken from 3:40 p.m. to 3:50 p.m.)	5	email here, is that an email from Lori Barber on
6	(Exhibit 14 marked.)	6	January 7th, 2019?
7	Q. (BY MR. FREEMAN) All right. Is this showing	7	A. Yes, it is.
8	up on your screen, Mr. Denegre?	8	Q. And did she email you?
9	MR. PERRIN: I'm putting it on the laptop	9	A. She did.
10	for him to look at close to him.	10	Q. And did she also email Tony Ludlow?
11	MR. FREEMAN: Okay.	11	A. Yes.
12	Q. (BY MR. FREEMAN) I'm putting up what's marked	12	Q. And Andy Waltman?
13	as Exhibit 14, sir. Have you ever seen this document?	13	A. Yes.
14	A. I don't recall.		
		14	Q. Okay. And also Donna Tanner?
15 16	Q. Okay. Is this an email from William Szeto at	15	A. Yes.
16	the email address bill@windspeedtrading.com to you?	16	Q. Okay. And who is she with? Is this the Lux
17	A. I'm going to scroll down, if that's okay.	17	Group?
18	Q. Yes, sir.	18	A. Yes, it is.
19	A. It starts with Lori Barber, but I suppose	19	Q. Okay. And did you mention earlier that you
20	we're talking about the top here (indicating).	20	believe the Lux Group had worked with Windspeed?
21	Q. Yes, sir.	21	A. I said earlier that the Lux Group had worked
22	A. Yes, I see that.	22	with ACET Global.
23	Q. Okay. Is this dated January 7th, 2019?	23	Q. Okay. So they to your knowledge, they only
24	A. Yes.	24	worked with ACET Global?
25	Q. And the subject line is "Luluway fan page"?	25	A. Yes.
	Page 187		Page 189
1	A. Yes, it is.	1	Q. Okay. Were they an outside consultant?
2	Q. What is Luluway?	2	A. For ACET Global?
3	A. Luluway was a website that sold that had	3	Q. Okay. Is that
4	products listed.	4	A. What was the question?
5	Q. Okay. Products for who?	5	Q. Were they an outside consultant of some sort?
6	A. Customers to buy.	6	A. Are you referring to ACET Global?
7	Q. Okay. And what company was posting products	7	Q. Yes, sir. No, well, I'm referring to Lux, the
8	on Luluway?	8	company here.
9	A. Initially, this was ACET Global would list	9	A. The company? They're a I would
10	products on Luluway.	10	characterize them as a marketing firm.
11	Q. Okay. Did any other company list products on	11	Q. Okay. Is there any reason you would be the
12	Luluway?	12	first on the email?
13	A. I'm not aware.	13	A. I don't know.
14	Q. Did Windspeed list products on Luluway?		Q. Did you do most of the correspondence with
15	A. I don't know.	14	
16	Q. Did you ever authorize Windspeed to post	15	Lori Barber, or did Tony Ludlow or Andy Waltman?
		16	A. I don't know the correspondence between Tony
17	products on Luluway?	17	or Andy with Lori Barber.
18	MR. PERRIN: Objection; form.	18	Q. Okay. Did you have any phone conversations
19	A. I wouldn't have I wouldn't have any	19	with Lori Barber?
20	authority to do that.	20	A. I'm sure I did at some point.
0.1	Q. (BY MR. FREEMAN) Okay. Did anyone at Baymark	21	Q. What did you discuss with her?
21	D d TVT 1		A Wall it record born boon morbating initiatives
22	Partners ever authorize Windspeed to post products on	22	A. Well, it would have been marketing initiatives
22 23	Luluway?	23	for our portfolio companies.
22			_

	D 100		D 100
	Page 190		Page 192
1	A. ACET Global, broadly speaking, it would have	1	company?
2	been digital marketing.	2	MR. PERRIN: Objection; form.
3	Q. Okay. Was there did they assist with	3	A. No opinion.
4	digital marketing on Luluway?	4	Q. (BY MR. FREEMAN) As we sit here today, you're
5	A. I can't say for certain, but I would assume	5	telling me in your line of work, that would not be a
6	they did.	6	relevant factor?
7	Q. Okay. Did you ever discuss shutting down ACET	7	MR. PERRIN: Objection; form.
8	Global with Lori Barber?	8	A. A \$100 exercise price?
9	A. I don't recall that.	9	Q. (BY MR. FREEMAN) Correct.
10	Q. Ever discuss winding down ACET, the wind down	10	A. I imagine it would be considered.
11	plan, with Lori Barber?	11	Q. Would you consider that to be effectively
12	MR. PERRIN: Objection; form.	12	ownership in favor of the party holding those warrant
13	A. What wind down plan?	13	rights?
14	Q. (BY MR. FREEMAN) Mr. Denegre, I'll show you	14	MR. PERRIN: Objection; form.
15	what we just covered was Exhibit 13. Do you recall	15	A. No. It's a warrant.
16	prior to the break the exhibit referencing the wind down	16	Q. (BY MR. FREEMAN) Would you consider that to
17	plan?	17	be ownership that was exercisable by that party for a
18	A. Yes.	18	nominal price?
19	Q. Okay.	19	MR. PERRIN: Objection; form.
20	A. No.	20	A. No opinion.
21	Q. You never discussed that wind down plan with	21	Q. (BY MR. FREEMAN) Okay. And who formed
22	Lori Barber?	22	Windspeed?
23	A. Not that I'm aware of.	23	A. Bill Szeto.
24	Q. Okay. Did Bill Szeto have correspondence with	24	Q. Okay. And who drafted its operating
25	Lori Barber?	25	agreement?
	Page 191		Page 193
1	Page 191	1	Page 193  A My understanding is Rill Szeto and his counsel
1 2	A. He would have at ACET Global.	1 2	A. My understanding is Bill Szeto and his counsel
2	<ul><li>A. He would have at ACET Global.</li><li>Q. Okay. On Exhibit 14, Lori Barber's email that</li></ul>	2	A. My understanding is Bill Szeto and his counsel drafted it.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. He would have at ACET Global. Q. Okay. On Exhibit 14, Lori Barber's email that we were just just looking at, did she state, "I know you're in the process of winding down ACET"? Is that how she started her email? A. Yes. Q. Okay. And this was in January of 2019, correct? A. Correct. Q. Okay. Mr. Denegre, who owns Windspeed? A. Bill Szeto. Q. And does Bill Szeto own 100 percent of Windspeed? A. Yes. Q. Would you would you be concerned about buying a company on which the majority of its stock was subject to a warrant agreement? MR. PERRIN: Objection; form. A. I don't have an opinion on that. Q. (BY MR. FREEMAN) Would you be concerned if that warrant agreement was exercisable for \$100? MR. PERRIN: Objection; form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. My understanding is Bill Szeto and his counsel drafted it.  Q. Okay. Was Windspeed was that basically the "ACET newco"?  MR. PERRIN: Objection; form.  A. What is "ACET newco"?  Q. (BY MR. FREEMAN) Does that mean anything to you?  A. No.  Q. To use the phrase "ACET's newco"?  A. Nope.  Q. Doesn't mean anything?  A. No.  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) If somebody used that in an email, would you know what they were referring to?  MR. PERRIN: Objection; form.  A. I'd have to see the context of the email.  Q. (BY MR. FREEMAN) Okay. Did you ever refer to a company as ACET's newco with Tony Ludlow?  A. I don't recall.  Q. Would Tony Ludlow have known what you meant if

	Page 194		Page 196
1	Q. (BY MR. FREEMAN) Windspeed Trading, LLC, was	1	this to Julie?
2	not ACET Newco?	2	A. Yes.
3	A. I don't believe so.	3	Q. Who is Julie?
4	Q. And there was no relationship between ACET	4	A. This would be Julie Smith.
5	Global and Windspeed Trading, LLC?	5	Q. Okay. Did you send these documents to Julie
6	MR. PERRIN: Objection; form.	6	Smith?
7	A. Two independent companies.	7	A. I don't remember.
8	Q. (BY MR. FREEMAN) Completely unrelated, right?	8	Q. Is Julie Smith an attorney?
9	MR. PERRIN: Objection; form.	9	A. Yes.
10	A. Right.	10	Q. And who does she work for?
11	(Exhibit 15 marked.)	11	A. Hallett & Perrin.
12	Q. (BY MR. FREEMAN) Mr. Denegre, I'm putting on	12	Q. Okay. And you don't know if you sent these
13	the screen what's marked as Exhibit 15. Do you see	13	documents to Julie?
14	this, sir?	14	A. If there's an email that shows that, I will
15	A. I do.	15	know.
16	Q. And are you familiar with this document?	16	Q. Okay. But you would not know that independent
17	A. I'm not.	17	of an email showing that?
18	Q. Let's look at the top, sir. Is this an email	18	A. Correct.
19	from you, Matt Denegre?	19	Q. Okay. Did Julie Smith, in fact, draft an
20	A. Yes.	20	amended company agreement for Windspeed?
21	Q. Okay. And is this an email that you sent to	21	A. I'm not sure who drafted an amended agreement
22	Tony Ludlow on October 7th, 2018?	22	for Windspeed.
23	A. Yes, it is.	23	Q. Okay. Do you know whether that amended
24 25	<ul><li>Q. Okay. And is the subject line "ACET Newco"?</li><li>A. Yes.</li></ul>	24 25	company agreement for Windspeed was ever executed?  A. I'm assuming it was executed.
25	A. 165.	25	A. Thi assuming it was executed.
	Page 195		Page 197
1	Q. There are some attachments to your email; is	1	Q. And why do you assume that?
2	that correct?	2	A. I think it was mentioned in this lawsuit.
3	A. Yes.	3	Q. Okay. But you haven't seen it before?
4	Q. And are those attachments a PDF titled "EIN	4	A. I may have seen it before.
5	Windspeed Trading, LLC" and a Word document entitled	5	Q. Okay. And just looking at that Exhibit 15,
6	no, excuse me a PDF entitled "Certificate of	6	did Baymark Partners, in fact, coordinate the structure
7	Formation" and a Word document entitled "LLC Operating	7	of Windspeed?
8	Agreement-Windspeed Trading, LLC"?	8	MR. PERRIN: Objection; form.
9	A. Yes.	9	A. What do you mean by "coordinate the
10	Q. Okay. And did you, in fact, send this email	10	structure"? I'm not sure I follow.
11	to Tony Ludlow on October 7th, 2018?	11	Q. (BY MR. FREEMAN) Okay. Let me ask it another
12	<ul><li>A. Yes.</li><li>Q. And is this, in fact, a true and correct copy</li></ul>	12	way. Why did you believe there may be changes or a
13 14	Q. And is this, in fact, a true and correct copy of the email that you sent?	13 14	complete redo necessary?  A. I don't know. I don't know what I was
15	A. Yes.	15	thinking at this time.
1.5		16	Q. Why would you tell that to Tony Ludlow?
16	O. And did you state to Tony Ludlow "These are	1 - 5	
16 17	Q. And did you state to Tony Ludlow, "These are the formation documents for ACET's Newco." Is that	17	A. I don't know.
17	Q. And did you state to Tony Ludlow, "These are the formation documents for ACET's Newco." Is that correct?	17 18	A. I don't know.     O. Did you have any discussion with Mr. Ludlow
	the formation documents for ACET's Newco." Is that correct?		A. I don't know.     Q. Did you have any discussion with Mr. Ludlow after this email about ACET Newco?
17 18	the formation documents for ACET's Newco." Is that	18	Q. Did you have any discussion with Mr. Ludlow
17 18 19	the formation documents for ACET's Newco." Is that correct?  A. That's how it reads.	18 19	Q. Did you have any discussion with Mr. Ludlow after this email about ACET Newco?
17 18 19 20	the formation documents for ACET's Newco." Is that correct?  A. That's how it reads.  Q. Okay. Did you state there in that last	18 19 20	<ul><li>Q. Did you have any discussion with Mr. Ludlow after this email about ACET Newco?</li><li>A. I don't know.</li></ul>
17 18 19 20 21	the formation documents for ACET's Newco." Is that correct?  A. That's how it reads. Q. Okay. Did you state there in that last sentence of the paragraph, "The operating agreement will	18 19 20 21	<ul><li>Q. Did you have any discussion with Mr. Ludlow after this email about ACET Newco?</li><li>A. I don't know.</li><li>Q. And are you referring to in this email are</li></ul>
17 18 19 20 21 22	the formation documents for ACET's Newco." Is that correct?  A. That's how it reads.  Q. Okay. Did you state there in that last sentence of the paragraph, "The operating agreement will certainly have changes and maybe a complete redo." Is	18 19 20 21 22	<ul> <li>Q. Did you have any discussion with Mr. Ludlow after this email about ACET Newco?</li> <li>A. I don't know.</li> <li>Q. And are you referring to in this email are you equating Windspeed Trading, LLC, as ACET Newco?</li> </ul>

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1	Tony Ludlow in this email that the ACET Newco is	1	A. I don't remember.
2	Windspeed Trading, LLC?	2	Q. Okay. Down below this email, is that an email
3	MR. PERRIN: Objection; form.	3	from Julie Smith?
4	A. I'm not sure that's the inference I'm trying	4	A. Yes, it is.
5	to put here.	5	Q. Is it an email sent on October 17th, 2018, to
6	Q. (BY MR. FREEMAN) Okay. What is the	6	you at your Baymark Partners email address to Mr. Szeto
7	implication you were trying to put forward?	7	at his Windspeed Trading address and to Alex Szeto at
8	A. I don't know.	8	his firm's address?
9	Q. Well, who would know?	9	A. Yes, it is.
10	A. I'm not sure.	10	Q. Okay. And does Ms. Julie Smith state,
11	Q. You don't know who would know?	11	"Attached is a draft of the Amended and Restated Company
12	A. I assume I would know, but I don't recall.	12	Agreement for Windspeed Trading, LLC"?
13	Q. Okay.	13	A. She does.
14	(Exhibit 16 marked.)	14	Q. Did you understand that to mean that Ms. Smith
15	Q. (BY MR. FREEMAN) Putting on the screen what's	15	had drafted or amended Windspeed's company agreement?
16	marked as Exhibit 16. Do you see that, sir?	16	A. I would read this as she drafted an amended
17	A. I do.	17	and restated company agreement.
18	Q. Okay. Is that an email on the top, is that	18	Q. Okay. And in terms of the attachment here on
19	an email from William Szeto, email address	19	Exhibit 16, attachment to that email address, is that,
20	Bill@windspeedtrading.com to you, Matt Denegre on	20	in fact does it state that it's an amended and
21	October 17th, 2018?	21	restated company agreement of Windspeed Trading, LLC?
22	A. Yes.	22	A. Yes, it does.
23	Q. Okay. Is the subject line "Windspeed A&R	23	Q. Okay. And the top of that draft, does it
24	Company Agreement"?	24	state, "H&P draft 10/17/18"?
25	A. Yes, it is.	25	A. Yes.
	Page 199		Page 201
1	Q. What did you mean by A&R Company Agreement?	1	Q. And did you understand that to refer to
2	A. Amended and Restated Company Agreement.	2	Hallett & Perrin draft?
3	Q. And is that Windspeed Trading, LLC's, company	3	A. I do.
4	agreement you were referring to?	4	Q. Okay. Did you want Windspeed's attorney to be
5	A. It looks like that's the attachment.	5	Hallett & Perrin?
6	Q. Okay. And did you state, "I am okay with it"?	6	MR. PERRIN: Objection; form.
7	A. I did not state that.	7	A. I think Windspeed's attorney was Alexander
8	Q. Is that William Szeto stating that?	8	Szeto.
9	A. Yes.	9	Q. (BY MR. FREEMAN) Did you ever tell Bill Szeto
10	Q. So was this in response to someone sending	10	that you wanted Hallett & Perrin to be Windspeed's law
11	Mr. Szeto a copy of the amended and restated Windspeed	11	firm?
12	Trading, LLC, Company Agreement?	12	A. I don't recall if I did.
13	A. It looks like there's an email below that Bill	13	Q. Did anyone ever tell you that Hallett & Perrin
14	was on, and he was responding back to that email.	14	needed to be the law firm for all of Baymark Partners'
15	Q. Okay. And why did Bill only only send this	15	companies?
16	to you?	16	A. I don't think I have ever been told that.
	A. I don't know. I'm not sure why.	17	Q. Did anyone at Baymark Partners ever previously
17	0 01 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	18	work for Hallett & Perrin?
17 18	Q. Okay. And the last sentence there in Bill's		
	email says, "So what is the next steo?" Does it appear	19	A. My understanding is Tony Ludlow had worked for
18		19 20	<ul> <li>A. My understanding is Tony Ludlow had worked for Hallett &amp; Perrin in the past.</li> </ul>
18 19	email says, "So what is the next steo?" Does it appear		
18 19 20	email says, "So what is the next steo?" Does it appear he meant "step"?	20	Hallett & Perrin in the past.
18 19 20 21	email says, "So what is the next steo?" Does it appear he meant "step"?  A. I think so.	20 21	Hallett & Perrin in the past.  Q. Tony Ludlow was previously an attorney at
18 19 20 21 22	email says, "So what is the next steo?" Does it appear he meant "step"?  A. I think so. Q. Does Bill fat-finger the keys sometimes?	20 21 22	Hallett & Perrin in the past.  Q. Tony Ludlow was previously an attorney at Hallett & Perrin?

	Page 202		Page 204
1	Hallett & Perrin?	1	William Szeto at his Windspeed Trading email address?
2	A. I don't.	2	A. Yes.
3	Q. Do you know how long he worked at Hallett &	3	Q. Okay. Does he state do you state, "Using
4	Perrin?	4	the same counsel shouldn't matter. Unrelated to the
5	A. I don't.	5	separation. It's going to get confusing using two
6	Q. But did you ever tell Bill Szeto that he	6	different law firms, and we use Hallett & Perrin on all
7	needed to use Hallett & Perrin as their attorney for	7	of our companies"?
8	Windspeed?	8	A. That's what I said.
9	MR. PERRIN: Objection; form.	9	Q. Why did you say that?
10	A. I don't remember having that conversation.	10	A. I'm not sure why I said it, and it certainly
11	Q. (BY MR. FREEMAN) Did you want to ensure that	11	wasn't telling Bill he had to do that.
12	you had just one law firm overseeing the transaction	12	Q. It wasn't?
13	with Windspeed Trading?	13	A. No.
14	MR. PERRIN: Objection; form.	14	Q. Okay. Did Bill, in fact, ever do that?
15	A. I don't recall.	15	A. Bill had his own counsel.
16	Q. (BY MR. FREEMAN) Did Mr. Szeto actually want	16	Q. Okay. Down below that, had Mr. Szeto told you
17	to separate counsel?	17	that he was going to use Alex as their counsel to keep a
18	A. Mr. Szeto had his own attorney.	18	separation between ACET and Windspeed?
19	Q. Okay. So he never used Hallett & Perrin?	19	A. Yes, he does.
20	A. You would have to ask Bill that, Bill Szeto.	20	Q. Why did he want to keep a separation between
21	Q. Okay. But you would have never told him that	21	ACET and Windspeed? Was there an attempt here to make
22	he needed to use Hallett & Perrin?	22	it look like they were two unrelated companies?
23	A. Correct.	23	MR. PERRIN: Objection; form.
24	MR. PERRIN: Objection; form.	24	A. They are unrelated companies.
25	A. Not that I recall.	25	Q. (BY MR. FREEMAN) Okay. But you're saying
	Page 203		Page 205
1		1	here in your response to him you weren't actually asking
2	Q. (BY MR. FREEMAN) Okay. Would it require an email for you to recall that?	2	him to use Hallett & Perrin?
3	MR. PERRIN: Objection; form.	3	MR. PERRIN: Objection; form.
4	A. If you have an email, let's take a look.	4	A. I was asking him to use Hallett & Perrin, but
5	Q. (BY MR. FREEMAN) I do.	5	not directing him. And I don't believe he did.
6	(Exhibit 17 marked.)	6	Q. (BY MR. FREEMAN) Okay. Let's keep going down
7	Q. (BY MR. FREEMAN) Exhibit 17, sir. Do you	7	here, this email from you to Mr. Szeto at 11:09 a.m.,
8	recognize this document?	8	Friday, October 19th. You stated please tell me if
9	A. I don't recognize this.	9	this is correct: "Please keep counsel with Hallett &
10	Q. Does this appear to be an email from William	10	Perrin after the lease." Is that correct?
11	Szeto, email address at bill@windspeedtrading.com to	11	A. Yes.
12	you, Matt Denegre, dated October 19th, 2018?	12	Q. Okay. And then you said, "They have all the
13	A. I see that.	13	records from ACET, and that's who we use on all of our
14	Q. Okay. And does the subject line state, "New	14	companies." Is that correct?
15	Office"?	15	A. Yes.
16	A. Yes.	16	Q. Okay. What did you mean by "who we use on all
17	Q. And does this, in fact, appear to be a true	17	of our companies"?
18	and correct copy of the email exchanged between you and	18	A. Typically for our transactions, we use Hallett
19	Mr. Szeto on or about that date?	19	& Perrin.
20	A. Yes.	20	Q. Okay. And they're a good law firm, right?
21	Q. And right below that, is that an email from	21	A. I think so.
21		22	Q. And they're known for their they're known
	you, Matt Denegre at your address.		
22	you, Matt Denegre at your address, mdenegre@baymarkpartners.com?	23	for their transactional work?
22	you, Matt Denegre at your address, mdenegre@baymarkpartners.com?  A. Yes, it is.	23 24	
22 23	mdenegre@baymarkpartners.com?		for their transactional work?

	Page 206	Page 208
1		
1 2	our companies"?	Q. Okay. And what does she say here? Did she say, "Matt, attached is a draft of an amended and
3	MR. PERRIN: Objection; form.  A. I'm referring to Baymark's portfolio	***
4	companies.	
5	Q. (BY MR. FREEMAN) Okay. And was this email	
6 7	discussing Windspeed Trading, LLC?  A. I believe so.	6 Q. What does that mean? 7 A. It means what it says.
		1
8	Q. Okay. And so why would it then be important that they use the same counsel as all of your other	
9 10		9 A. Attached is a draft of an amended and restated 10 loan agreement that represents the old ACET loan that
	companies?	1
11 12	MR. PERRIN: Objection; form.	
13	A. It's not. Q. (BY MR. FREEMAN) Then why would you ask	12 Q. Was Windspeed going to assume ACET's loan? 13 A. I think so. I think so.
14		
15	Mr. Szeto to use them like you used for all of your other companies?	
16	MR. PERRIN: Objection; form.	15 companies. 16 MR. PERRIN: Objection; form.
17		1
	A. It was a suggestion, and if Bill wanted to do that, he could.	Q. (BY MR. FREEMAN) Why was it going to assume ACET's loan?
18 19	,	
	Q. (BY MR. FREEMAN) Okay. But there was no other reason because it was a completely separate,	<ul><li>MR. PERRIN: Objection; form.</li><li>A. You would have to talk to Windspeed and also</li></ul>
20 21	unrelated company?	21 talk to Super G.
22	MR. PERRIN: Objection; form.	22 Q. (BY MR. FREEMAN) Okay. Would Julie Smith
23	A. What was? What are you referring to?	23 know why?
24	Q. (BY MR. FREEMAN) Windspeed Trading was	24 MR. PERRIN: Objection; form.
25	completely separate and unrelated to Baymark Partners or	25 A. I can't speak for Julie.
23	completely separate and unrelated to Daymark I articles of	23 A. Teant speak for June.
	Page 207	Page 209
1	Page 207 ACET Global; is that correct?	Page 209  1 Q. (BY MR. FREEMAN) Did you ever have a
1 2		
	ACET Global; is that correct?	1 Q. (BY MR. FREEMAN) Did you ever have a
2	ACET Global; is that correct?  A. Correct.	1 Q. (BY MR. FREEMAN) Did you ever have a 2 discussion with her about why? And don't tell me why,
2	ACET Global; is that correct?  A. Correct.  Q. That's your testimony?	Q. (BY MR. FREEMAN) Did you ever have a discussion with her about why? And don't tell me why, what you said, but did you ever discuss why with her?
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	Page 210	Page 212
1	and Restated Business Loan and Security Agreement?	1 Baymark.
2	A. Specifically I don't recall reviewing this.	<ol> <li>Q. (BY MR. FREEMAN) And you didn't have anything</li> </ol>
3	Q. Or that the borrower named was Windspeed	3 to do with that process, correct?
4	Trading?	<ol> <li>A. Super G requested documents regarding the</li> </ol>
5	A. What's the question?	5 assets of ACET. Those documents were inventory, AR,
6	Q. You didn't remember reviewing a loan agreement	6 some fixed equipment. And I provided Super G those
7	in which Windspeed Trading, LLC, was the borrower?	7 documents.
8	A. I may have reviewed this. I don't recall.	<ol> <li>Q. Okay. And Baymark Partners didn't have</li> </ol>
9	Q. Do you know why you would have reviewed it?	9 anything to do with the foreclosure process, correct?
10	A. Well, I had been talking to Super G. Super G	10 A. Correct.
11	was keeping wanted us to stay involved. I was asked	<ol> <li>Q. Had that foreclosure process actually already</li> </ol>
12	to review it, and I did.	12 taken place as of the date of this email exchange?
13	Q. Mr. Denegre I'm going to put on your screen	13 A. I'm not certain.
14	what's marked as Exhibit 19. Do you see this, sir?	<ol> <li>Q. When did you understand that foreclosure</li> </ol>
15	A. Yes.	15 process to have taken place?
16	(Exhibit 19 marked.)	16 A. It would have been early 2019.
17	Q. (BY MR. FREEMAN) Are you familiar with this	17 Q. Why were you emailing with Super G and William
18	document?	18 Szeto in March of 2019?
19	A. I'm not.	19 A. Well, I had a relationship with Super G as
20	Q. Would you take a second to look over this?	20 well as with Bill Szeto.
21	A. Okay.	Q. Was that relationship limited to ACET Global?
22	Q. Did Julie Smith email you and Bill Szeto?	A. When I refer to "relationship," I'm talking
23	A. She did.	about a person-to-person relationship.
24	Q. And was that email reflected here, was that	Q. Okay. Had you worked on any other companies
25	sent on March 26th, 2019?	with Super G than ACET Global, LLC?
	Page 211	Page 213
1		
1 2	A. I have March 22 I have March 22nd	1 A. I helped provide some what I thought was a
	A. I have March 22 I have March 22nd initially.	A. I helped provide some what I thought was a good sound board for William Szeto at Windspeed. I'm
2	<ul><li>A. I have March 22 I have March 22nd initially.</li><li>Q. Well, the email at the top</li></ul>	A. I helped provide some what I thought was a good sound board for William Szeto at Windspeed. I'm not sure he would agree with that, but that would be it.
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	D 014		5 016
	Page 214		Page 216
1	A. I'm sorry. Who is "they"?	1	from January 3rd, states, "I spoke with Baymark after
2	Q. I asked it poorly. Did Super G want you and	2	our call on Monday." What is she referring to, do you
3	Baymark involved because of you because of your track	3	know?
4	record on transactions with Super G?	4	A. I don't.
5	MR. PERRIN: Objection; form.	5	Q. Says, "Because Steve has indicated that Super
6	A. Super G felt that Baymark was a good party.	6	G cannot fund the loan without Windspeed's assuming the
7	We had supported ACET throughout all its struggles and	7	old ACET loan because its investors would not approve a
8	didn't have a relationship with Bill Szeto and wanted to	8	new loan to Windspeed, Baymark has agreed to allow
9	keep Baymark involved.	9	Windspeed to assume the ACET loan." Do you see that?
10	Q. (BY MR. FREEMAN) But they were otherwise	10	A. I see that.
11	completely unrelated companies?	11	Q. Did you ever discuss allowing Windspeed to
12	A. Which companies are you referring to?	12	assume the ACET loan?
13	Q. Windspeed and ACET Global.	13	A. It wouldn't be our decision to do that.
14	A. Yes, unrelated.	14	Q. Well, why would Baymark Partners' attorney,
15	Q. Okay. This Exhibit 19 that was on your	15	Ms. Smith, be stating that after speaking with Baymark,
16	screen, was this, in fact, a true and correct copy of	16	she understands that Baymark has agreed to allow
17	the email correspondence reflected thereon?	17	Windspeed to assume the ACET loan?
18	A. Yes.	18	A. I don't know why she says that.
19	Q. Okay. Mr. Denegre, I'm putting on the screen	19	Q. Is she completely wrong?
20	what's marked as Exhibit 20. Do you see this, sir?	20	MR. PERRIN: Objection; form.
21	A. Okay.	21	A. I don't know if she's right or wrong.
22	(Exhibit 20 marked.)	22	Q. (BY MR. FREEMAN) Okay. Did anyone at Baymark
23	Q. (BY MR. FREEMAN) Are you familiar with this	23	Partners ever tell Julie Smith that they had agreed to
24	document?	24	allow Windspeed to assume the ACET loan?
25	A. No.	25	A. Not that I'm aware of.
	Page 215		Page 217
1	Q. Have you ever seen it before?	1	Q. Okay. So is Ms. Smith just going off rogue
2	A. I don't recognize it.		3 5 5
2		2	here?
3	<u> </u>	3	here?  MR. PERRIN: Objection; form.
3 4	Q. Okay. Does this appear to be an email from Brian Vanderwoude to Julie Smith on January 17th, 2019?	1	
	Q. Okay. Does this appear to be an email from	3	MR. PERRIN: Objection; form.
4	<ul><li>Q. Okay. Does this appear to be an email from</li><li>Brian Vanderwoude to Julie Smith on January 17th, 2019?</li><li>A. From Julie to Brian?</li></ul>	3 4	MR. PERRIN: Objection; form.  A. I didn't indicate that. I just don't recall
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	Page 218	Page 220
1	A. I don't think it's up to me.	1 A. Correct.
2	Q. (BY MR. FREEMAN) Who would it be up to?	2 Q. And Baymark Partners wouldn't have authority
3	A. It would be up to Windspeed, I would imagine.	3 to put a default notice out, right?
4	Q. Okay. And who is Windspeed?	4 A. That's correct.
5	MR. PERRIN: Objection; form.	5 Q. And Baymark Partners would have no business
6	A. It's a company.	6 whatsoever drafting a default notice to ACET Global,
7	Q. (BY MR. FREEMAN) Okay. Mr. Denegre, I'm	7 would it?
8	putting up on the screen what's marked as Exhibit 21.	8 MR. PERRIN: Objection; form.
9	Do you see this, sir?	9 A. I don't believe we drafted the default notice.
10	A. Okay.	10 Q. (BY MR. FREEMAN) Do you believe that would be
11	(Exhibit 21 marked.)	11 improper for you to draft the ACET default notice?
12	Q. (BY MR. FREEMAN) Is this an email from you?	12 MR. PERRIN: Objection; form.
13	A. Yes.	A. If Super G asked us to draft a default notice,
14	Q. And is this an email you sent to Steve Bellah	14 I suppose we would have a discussion around it. At this
15	on January 2nd, 2019?	position, it's up to them. It's not up to us.
16	A. Yes, it is.	Q. (BY MR. FREEMAN) Okay. But you don't believe
17	Q. Okay. Is Steve Bellah an employee of Super G	17 it would be improper for Baymark Partners to draft a
18	Capital at this time?	18 default notice to ACET Global?
19	A. I believe he is.	19 MR. PERRIN: Objection; form.
20	Q. Okay. And is the subject line here "Weekly	A. Yes, and I don't believe we did draft the
21	Report"?	21 default notice.
22	A. Yes. No.	Q. (BY MR. FREEMAN) But yes, you believe it
23	Q. No?	23 would be improper to?
24	A. No. It is. I'm sorry. It says," Weekly	24 MR. PERRIN: Objection; form.
25	Report 1/1."	25 A. Again, it all depends on the context. I can't
	Dama 210	5 001
	Page 219	Page 221
1		
1 2	Q. Okay. Is this, in fact, a true and correct	1 say it's appropriate or not.
2	Q. Okay. Is this, in fact, a true and correct copy of your email correspondence with Mr. Bellah?	<ol> <li>say it's appropriate or not.</li> <li>Q. (BY MR. FREEMAN) Can you give me any context</li> </ol>
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	Page 222		Page 224
1			
1	MR. FREEMAN: It is. I'm asking.	1	not be speculating about what this means?
2	MR. PERRIN: I object to the form of the	2	A. I don't know.
4	question. Q. (BY MR. FREEMAN) Is there	3 4	<ul><li>Q. But this is your email, correct?</li><li>A. It is.</li></ul>
5	A. You can tell I don't really have an opinion on	5	Q. And you drafted this email, correct?
6	this. So I don't have an answer to you.	6	A. I did.
7	Q. Okay. Would you want to be associated with	7	Q. And this is your signature block below the
8	having drafted a default notice to ACET Global?	8	email, correct?
9	MR. PERRIN: Objection; form.	9	A. Yes.
10	A. I don't have an opinion on it.	10	Q. And it states, "Matt Denegre, Baymark
11	Q. (BY MR. FREEMAN) Okay. Why don't you have an	11	Partners," correct?
12	opinion on it?	12	A. Correct.
13	A. It's over my pay grade.	13	Q. And you were a director at Baymark Partners,
14	Q. What does that mean?	14	correct?
15	A. I don't know how default notices work. I'm	15	A. Yes.
16	not a lender. So you would have to ask you would	16	Q. And you stated, "Yes, we agreed to assume the
17	have to ask someone who is in that field.	17	old ACET note." Is that correct?
18	Q. Okay. Is Tony Ludlow in that field?	18	A. That's correct.
19	MR. PERRIN: Objection; form.	19	Q. But you don't have any idea what that means?
20	A. Is Tony Ludlow in what field?	20	MR. PERRIN: Objection; form.
21	Q. (BY MR. FREEMAN) That field, that pay grade.	21	A. I can speculate.
22	MR. PERRIN: Objection; form.	22	Q. (BY MR. FREEMAN) Please do.
23	A. I don't know. I don't believe Tony is a	23	MR. PERRIN: Objection; form.
24	lender.	24	A. So when I refer to "we," I'm referring to Bill
25	Q. (BY MR. FREEMAN) Okay. What about Mr. Hook?	25	Szeto and myself. I'm speaking on behalf of Bill.
	Page 223		Dago 225
			Page 225
1	MR. PERRIN: Objection; form.	1	Q. (BY MR. FREEMAN) Okay. Did Bill assume the
2	A. What about?	2	Q. (BY MR. FREEMAN) Okay. Did Bill assume the old ACET note?
2	A. What about? Q. (BY MR. FREEMAN) Mr. Hook?	2 3	Q. (BY MR. FREEMAN) Okay. Did Bill assume the old ACET note?  A. I don't know how the transaction worked.
2 3 4	A. What about? Q. (BY MR. FREEMAN) Mr. Hook? A. Yes?	2 3 4	<ul><li>Q. (BY MR. FREEMAN) Okay. Did Bill assume the old ACET note?</li><li>A. I don't know how the transaction worked.</li><li>Q. Right. Did you assume the old ACET note?</li></ul>
2 3 4 5	<ul><li>A. What about?</li><li>Q. (BY MR. FREEMAN) Mr. Hook?</li><li>A. Yes?</li><li>Q. Is he in that field or in that pay grade?</li></ul>	2 3 4 5	<ul> <li>Q. (BY MR. FREEMAN) Okay. Did Bill assume the old ACET note?</li> <li>A. I don't know how the transaction worked.</li> <li>Q. Right. Did you assume the old ACET note?</li> <li>A. No.</li> </ul>
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	2 006		7 000
	Page 226		Page 228
1	Q. (BY MR. FREEMAN) Okay. When you said "we,"	1	documents, I believe that's the entity location.
2	did you mean by that that Windspeed was a completely	2	Q. Suite 435, Plano, Texas 75024?
3	unrelated, separate, independent company?  A. I don't know what I meant by "we."	3	A. Yes.
4	· · · · · · · · · · · · · · · · · · ·	4	Q. That's correct? Is that anyone else's address
5	Q. Okay. What was Bill's authority over ACET?  A. Bill was a contractor at ACET and then CEO.	5	that you're aware of?
6 7		6	A. It's the Baymark address as well.
8	<ul><li>Q. Okay. Who were ACET Global's officers?</li><li>A. I don't know.</li></ul>	7 8	<ul> <li>Q. The Baymark Partners address; is that correct?</li> <li>A. Correct.</li> </ul>
9	Q. No idea?	9	Q. Okay. And did you see this document before it
10	A. (Moving head side to side.)	10	was filed?
11	Q. I'm putting up what's marked as Exhibit 1. Do	11	A. I did.
12	you see this, sir?	12	Q. Did anyone ask for you input on this document?
13	(Exhibit 1 marked.)	13	A. Yes.
14	A. Yes.	14	Q. Did anyone ask you to review it?
15	Q. (BY MR. FREEMAN) Do you recognize this	15	A. I would have been involved reviewing it.
16	document?	16	Q. Okay. Did you believe it to be correct?
17	A. I do.	17	A. I did.
18	O. And what is this?	18	Q. Okay. And you reviewed all of it, correct?
19	A. Voluntary Petition for Nonindividuals Filing	19	A. Yes.
20	for Bankruptcy.	20	Q. Okay. And on the fourth page where it
21	Q. You understand this to be a bankruptcy	21	reflects a president of ACET Global named Anthony
22	petition?	22	Ludlow, did you believe that, in fact, to be correct?
23	A. Yes.	23	A. Yes.
24	Q. Filed by ACET Global, LLC?	24	Q. Okay. And did Mr. Ludlow review this
25	A. Yes.	25	document?
	Page 227		Page 229
1	Page 227 Q. Okay. And does it list other d/b/a's as	1	Page 229  A. Given that he signed it, I assumed he viewed
1 2		1 2	
	Q. Okay. And does it list other d/b/a's as		A. Given that he signed it, I assumed he viewed
2	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway?	2	A. Given that he signed it, I assumed he viewed it.
2	<ul><li>Q. Okay. And does it list other d/b/a's as</li><li>Koolulu and Luluway?</li><li>A. It was.</li></ul>	2 3	A. Given that he signed it, I assumed he viewed it.     Q. Did you, in fact, discuss this document with
2 3 4	<ul><li>Q. Okay. And does it list other d/b/a's as</li><li>Koolulu and Luluway?</li><li>A. It was.</li><li>Q. Okay. Is there a debtor's address there, 5700</li></ul>	2 3 4	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway?  A. It was. Q. Okay. Is there a debtor's address there, 5700 Granite Parkway in Plano, Texas? Do you recognize that address? A. I do. Q. You know it pretty well, don't you? A. I do. Q. Do you go there on a regular basis? A. Yes. Q. So did you go to ACET Global's address and office on a regular basis? A. No. Q. Well, is this petition incorrect? A. No. Q. How do we reconcile that? MR. PERRIN: Objection; form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?  A. I think we did. Q. Okay. How many times? A. I don't remember. Q. Okay. Did y'all go through several drafts of it?  A. I don't think so. Q. Okay. Did Mr. Ludlow ever express whether he believed it was correct or incorrect?  A. I think by signing it he's assuming it's correct.  Q. Okay. Did you ever have any discussions with Mr. Ludlow about the insider provisions?  A. What are those?  MR. PERRIN: Objection; form.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway?  A. It was. Q. Okay. Is there a debtor's address there, 5700 Granite Parkway in Plano, Texas? Do you recognize that address? A. I do. Q. You know it pretty well, don't you? A. I do. Q. Do you go there on a regular basis? A. Yes. Q. So did you go to ACET Global's address and office on a regular basis? A. No. Q. Well, is this petition incorrect? A. No. Q. How do we reconcile that? MR. PERRIN: Objection; form. A. I believe that where the entity is listed as, 5700 Granite Parkway.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?  A. I think we did. Q. Okay. How many times? A. I don't remember. Q. Okay. Did y'all go through several drafts of it?  A. I don't think so. Q. Okay. Did Mr. Ludlow ever express whether he believed it was correct or incorrect? A. I think by signing it he's assuming it's correct. Q. Okay. Did you ever have any discussions with Mr. Ludlow about the insider provisions? A. What are those?  MR. PERRIN: Objection; form. Q. (BY MR. FREEMAN) Any questions about whether any assets had been transferred to an insider.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway?  A. It was. Q. Okay. Is there a debtor's address there, 5700 Granite Parkway in Plano, Texas? Do you recognize that address? A. I do. Q. You know it pretty well, don't you? A. I do. Q. Do you go there on a regular basis? A. Yes. Q. So did you go to ACET Global's address and office on a regular basis? A. No. Q. Well, is this petition incorrect? A. No. Q. How do we reconcile that? MR. PERRIN: Objection; form. A. I believe that where the entity is listed as, 5700 Granite Parkway. Q. (BY MR. FREEMAN) Okay. Is that its address?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?  A. I think we did. Q. Okay. How many times? A. I don't remember. Q. Okay. Did y'all go through several drafts of it?  A. I don't think so. Q. Okay. Did Mr. Ludlow ever express whether he believed it was correct or incorrect? A. I think by signing it he's assuming it's correct. Q. Okay. Did you ever have any discussions with Mr. Ludlow about the insider provisions? A. What are those?  MR. PERRIN: Objection; form. Q. (BY MR. FREEMAN) Any questions about whether any assets had been transferred to an insider. A. Never.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway? A. It was. Q. Okay. Is there a debtor's address there, 5700 Granite Parkway in Plano, Texas? Do you recognize that address? A. I do. Q. You know it pretty well, don't you? A. I do. Q. Do you go there on a regular basis? A. Yes. Q. So did you go to ACET Global's address and office on a regular basis? A. No. Q. Well, is this petition incorrect? A. No. Q. How do we reconcile that? MR. PERRIN: Objection; form. A. I believe that where the entity is listed as, 5700 Granite Parkway. Q. (BY MR. FREEMAN) Okay. Is that its address? A. I think on the formation documents it is.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?  A. I think we did. Q. Okay. How many times? A. I don't remember. Q. Okay. Did y'all go through several drafts of it?  A. I don't think so. Q. Okay. Did Mr. Ludlow ever express whether he believed it was correct or incorrect? A. I think by signing it he's assuming it's correct. Q. Okay. Did you ever have any discussions with Mr. Ludlow about the insider provisions? A. What are those?  MR. PERRIN: Objection; form. Q. (BY MR. FREEMAN) Any questions about whether any assets had been transferred to an insider. A. Never. Q. Did you ever discuss that with Mr. Ludlow?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway? A. It was. Q. Okay. Is there a debtor's address there, 5700 Granite Parkway in Plano, Texas? Do you recognize that address? A. I do. Q. You know it pretty well, don't you? A. I do. Q. Do you go there on a regular basis? A. Yes. Q. So did you go to ACET Global's address and office on a regular basis? A. No. Q. Well, is this petition incorrect? A. No. Q. How do we reconcile that? MR. PERRIN: Objection; form. A. I believe that where the entity is listed as, 5700 Granite Parkway. Q. (BY MR. FREEMAN) Okay. Is that its address? A. I think on the formation documents it is. Q. Okay. So ACET Global's address is 5700	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?  A. I think we did. Q. Okay. How many times? A. I don't remember. Q. Okay. Did y'all go through several drafts of it?  A. I don't think so. Q. Okay. Did Mr. Ludlow ever express whether he believed it was correct or incorrect? A. I think by signing it he's assuming it's correct. Q. Okay. Did you ever have any discussions with Mr. Ludlow about the insider provisions? A. What are those?  MR. PERRIN: Objection; form. Q. (BY MR. FREEMAN) Any questions about whether any assets had been transferred to an insider. A. Never. Q. Did you ever discuss that with Mr. Ludlow? A. No.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. And does it list other d/b/a's as Koolulu and Luluway? A. It was. Q. Okay. Is there a debtor's address there, 5700 Granite Parkway in Plano, Texas? Do you recognize that address? A. I do. Q. You know it pretty well, don't you? A. I do. Q. Do you go there on a regular basis? A. Yes. Q. So did you go to ACET Global's address and office on a regular basis? A. No. Q. Well, is this petition incorrect? A. No. Q. How do we reconcile that? MR. PERRIN: Objection; form. A. I believe that where the entity is listed as, 5700 Granite Parkway. Q. (BY MR. FREEMAN) Okay. Is that its address? A. I think on the formation documents it is.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Given that he signed it, I assumed he viewed it.  Q. Did you, in fact, discuss this document with Mr. Ludlow?  A. I think we did. Q. Okay. How many times? A. I don't remember. Q. Okay. Did y'all go through several drafts of it?  A. I don't think so. Q. Okay. Did Mr. Ludlow ever express whether he believed it was correct or incorrect? A. I think by signing it he's assuming it's correct. Q. Okay. Did you ever have any discussions with Mr. Ludlow about the insider provisions? A. What are those?  MR. PERRIN: Objection; form. Q. (BY MR. FREEMAN) Any questions about whether any assets had been transferred to an insider. A. Never. Q. Did you ever discuss that with Mr. Ludlow?

Page 230 Page 232 1 A. Not that I recall. 1 A. -- I don't recall having a discussion around 2 Q. Okay. Did you ever discuss any of the other 2 this, and I certainly don't recall making a statement 3 specific provisions in this document with Mr. Ludlow? 3 4 A. I can't recall what we discussed with the 4 Q. (BY MR. FREEMAN) But you were involved in 5 5 reviewing this document before it was filed, correct? document Q. Okay. Did you ever discuss the inventories 6 6 7 question on Page 24 asking, "Have any inventories of the 7 Q. And you -- did you or did you not indicate to 8 8 debtor's property been taken within two years before anyone that this question was incorrect? 9 filing this case?" 9 MR. PERRIN: Objection; form. 10 A. I don't recall. MR. PERRIN: Objection; form. 10 11 A. I see the question. 11 O. (BY MR. FREEMAN) We reviewed a number of 12 Q. (BY MR. FREEMAN) Right. Did you ever -- did 12 exhibits earlier, and I can walk you back through them you review this question that was marked "No"? 13 13 if we need to. But didn't we review some exhibits where A. Can you point me in the direction of where we 14 14 in 2019 you were exchanging inventories of ACET Global? 15 15 MR. PERRIN: Objection; form. 16 Q. Yes, sir. It's on the screen. I have it 16 A. Exchanging inventories of ACET Global? What 17 highlighted. 17 does that mean? 18 A. I don't see it. 18 Q. (BY MR. FREEMAN) Were you not exchanging a 19 MR. PERRIN: Not on the screen. 19 copy of an inventory of ACET Global in 2019? 20 Q. (BY MR. FREEMAN) Oh, sorry. Can you see 20 MR. PERRIN: Objection; form. 21 A. I don't know what that means. I'm sorry. If 21 that, sir? 22 A. Not -- what number is that? I can't see it. 22 you could just reask it. Q. (BY MR. FREEMAN) Sure. Did you ever receive 23 Q. It's Number 27 of the questions on the 23 petition. 2.4 2.4 a copy of an updated inventory in January of 2019? 25 25 A. I see that. A. I did. Page 231 Page 233 1 1 Q. Okay. It's on the 24th page of the PDF. Q. And was that an inventory of ACET Global? 2 2 A. Yes. 3 3 Q. And that question asks, "Have any inventories Q. Updated to that date? 4 of the debtor's property been taken within two years 4 A. Of course, I don't have the email in front of 5 before filing this case," correct? 5 me, but I imagine whatever the email title said was 6 A. I read that. 6 probably tied to what the report was. 7 7 Q. And it says "no" as the answer? Q. Did William Szeto indicate to you that it was 8 A. Correct. 8 updated to that date? 9 Q. Okay. Is that a correct statement or false 9 A. I would have to see the email. I don't 10 statement? 10 remember what it says. 11 MR. PERRIN: Objection; form. 11 Q. Okay. So just going from what you recall, 12 A. Have any inventories of the debtor's property 12 because the documents will speak for themselves, right, been taken within two years -- well, given there was a is this Question Number 27 on ACET Global's bankruptcy 13 13 14 foreclosure, I'm not sure if that's -- if there was a 14 petition, is it correctly answered? 15 foreclosure, then I'm assuming the answer would have 15 MR. PERRIN: Objection; form. 16 been yes. 16 A. It doesn't look -- what's the date on this? 17 17 Q. (BY MR. FREEMAN) Right. So this appears to This is two years before filing this case? 18 be a false bankruptcy petition, does it not? 18 Q. (BY MR. FREEMAN) The date of this is 19 MR. PERRIN: Objection; form. 19 October 23rd, 2019, exactly one year after the Windspeed A. By making a mistake you're indicating it's 2.0 20 Operating Company Agreement was executed. 21 21 MR. PERRIN: Objection; form. 22 Q. (BY MR. FREEMAN) Well, I'm not implying it 22 23 was a mistake. 23 Q. (BY MR. FREEMAN) Right. So within two years 24 24 before that case, before that date, had an inventory of 2.5 MR. PERRIN: Objection; form. 25 ACET Global's property been taken?

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1 A. Yes.	1 managing members, general partners, members in control,
2 Q. And did you, in fact, know that?	2 controlling shareholder or other persons in control of
3 A. I did not.	3 the debtor at the time of the filing of this case," do
4 Q. You didn't know?	4 you know if anyone had changed prior to that?
5 A. Of course I do, but this would have been a	5 MR. PERRIN: Objection; form.
6 mistake.	6 A. I don't.
7 MR. PERRIN: Objection; form.	7 Q. (BY MR. FREEMAN) A question here
8 Q. (BY MR. FREEMAN) Did Tony Ludlow know that?	8 Question 30 stating, "Payments, distributions or
9 A. I'm not sure what Tony knew.	9 withdrawals credited or given to insiders," did you ever
10 Q. Okay. Why was this bankruptcy petition filed?	have any discussions with anyone about Question 30?
11 A. I don't know.	A. Not that I recall.
12 Q. What was the purpose behind it?	Q. And this question asks, "Within one year
13 A. You would have to ask someone else. I don't	before the filing of this case, did the debtor provide
14 know.	an insider with value in any form, including salary,
15 Q. Okay. Did you ever have any discussions with	other compensation, draws, bonuses, loans, credits on
·	loans, stock redemptions and options exercised?" And do
·	you believe the answer is correctly stated there as no?
18 Q. Correct.	18 A. I don't know.
·	Q. Did you or Mr. Ludlow or Mr. Hook seek counsel
20 Q. Did you ever have any discussions with	about this provision?
21 Mr. Hook about that?	A. I'm not sure if it was related to a specific
	provision. There was a bankruptcy attorney involved.
	Q. Okay. How did you get to that bankruptcy
24 concerned that this would be a felony?	24 attorney?
25 MR. PERRIN: Objection; form.	A. Phone call, I think.
Page 235	Page 237
1 A. I no.	Q. Okay. How did you get that attorney's phone
2 Q. (BY MR. FREEMAN) No one ever indicated they	2 number?
3 had any concern about that?	A. I think that was a referral.
4 MR. PERRIN: Objection; form.	4 Q. And who referred that to you?
5 A. I don't remember that.	5 A. I'm not sure for certain.
6 Q. (BY MR. FREEMAN) Did Mr. Ludlow ever indicate	6 Q. Okay. Why is that?
7 that he was concerned about submitting this document?	A. Because I don't know until I see something
8 A. No.	8 that says different.
9 Q. No? And was there ever a discussion after the	9 Q. Okay. Who were your attorneys?
10 fact about whether submitting this document was a	MR. PERRIN: Objection; form.
11 felony?	11 A. For what?
12 A. No.	Q. (BY MR. FREEMAN) Well, did Baymark Partners
13 Q. No?	or you, did y'all deal with any other attorneys that
14 A. No.	represented you before this
15 Q. Did you have any discussions about any other	MR. PERRIN: Objection; form.
16 questions on this petition?	Q. (BY MR. FREEMAN) or did Hallett & Perrin
	represent Baymark Partners and all of its companies?
	MR. PERRIN: Objection; form.
18 Q. Okay. And did Mr. Ludlow maintain this	
18 Q. Okay. And did Mr. Ludlow maintain this 19 position as president of ACET Global for at least the	A. I can't answer the last question, but we've
18 Q. Okay. And did Mr. Ludlow maintain this 19 position as president of ACET Global for at least the	A. I can't answer the last question, but we've used Hallett & Perrin before this.
18 Q. Okay. And did Mr. Ludlow maintain this 19 position as president of ACET Global for at least the 20 year prior to filing this? 21 A. I don't know.	<ul> <li>used Hallett &amp; Perrin before this.</li> <li>Q. (BY MR. FREEMAN) Okay. Did Hallett &amp; Perrin</li> </ul>
18 Q. Okay. And did Mr. Ludlow maintain this 19 position as president of ACET Global for at least the 20 year prior to filing this? 21 A. I don't know.	used Hallett & Perrin before this.  Q. (BY MR. FREEMAN) Okay. Did Hallett & Perrin refer you to the bankruptcy attorney?
18 Q. Okay. And did Mr. Ludlow maintain this 19 position as president of ACET Global for at least the 20 year prior to filing this? 21 A. I don't know. 22 Q. Did you believe that to be the case? 23 A. I didn't think about that.	used Hallett & Perrin before this.  Q. (BY MR. FREEMAN) Okay. Did Hallett & Perrin refer you to the bankruptcy attorney?  A. I can't remember who referred us.
18 Q. Okay. And did Mr. Ludlow maintain this 19 position as president of ACET Global for at least the 20 year prior to filing this? 21 A. I don't know. 22 Q. Did you believe that to be the case? 23 A. I didn't think about that. 24 Q. Okay. And do you believe that Question 28,	used Hallett & Perrin before this.  Q. (BY MR. FREEMAN) Okay. Did Hallett & Perrin refer you to the bankruptcy attorney?

Page 238 Page 240 MR. PERRIN: Objection; form. 1 Q. (BY MR. FREEMAN) Okay. Did it roll up to a A. (Moving head side to side.) 2 2 group tax return then? 3 Q. (BY MR. FREEMAN) Is that a no? 3 A. I'm not sure what that means. 4 A. Well, you're asking me a question for 4 O. Well, I'm wondering -- Question 31. 5 something that's been a while. I don't remember what 5 MR. PERRIN: I'm wondering when we can 6 6 was concerning or not. get a break. 7 7 MR. FREEMAN: Yeah, this will be it. Q. You don't remember having any concern about 8 8 any other questions on this document? Q. (BY MR. FREEMAN) Question 31 states, "Within 9 9 MR. PERRIN: Objection; form. six years before filing this case, has the debtor been a 10 A. Correct. 10 member of any consolidated group for tax purposes?" 11 Q. (BY MR. FREEMAN) Who -- did ACET Global, did 11 That states no. Does that appear to be correct? 12 it file its own tax returns? 12 MR. PERRIN: Objection; form. 13 A. I'm sorry. Say that again. 13 A. I'm not sure. Q. Did ACET Global, LLC, did it file its own 14 14 MR. FREEMAN: Okay. Mr. Denegre, why 15 15 standalone tax returns? don't we go ahead and take a quick break. 16 A I believe it did 16 (Break taken from 5:06 p.m. to 5:18 p.m.) 17 MR. PERRIN: Objection. The witness let 17 Q. (BY MR. FREEMAN) Mr. Denegre, we were talking 18 me know he would like to take a bathroom break if 18 about the Baymark Voluntary Bankruptcy Petition before 19 possible. 19 the break. Do you, in fact, recall if you did discuss MR. FREEMAN: Let's finish the short line 20 20 that with Mr. Ludlow? of questions. Maybe one more and we can take a break. A. I don't. 21 21 22 MR. PERRIN: All right. 22 Q. Or whether he reviewed that document? 23 Q. (BY MR. FREEMAN) Did ACET Global file its own 23 A. Given that he signed it, I'm assuming he 2.4 tax return, or did it roll up into another tax return? 24 25 MR. PERRIN: Objection; form. 25 (Exhibit 36 marked.) Page 239 Page 241 Q. (BY MR. FREEMAN) I'm putting on the screen 1 A. ACET Global rolled up into ACET Holdco. 1 Q. (BY MR. FREEMAN) Okay. Did that roll up into 2 what's marked as Exhibit 36. Do you see that, sir? Is 2 3 3 that an email from you, Matt Denegre, on October 16, anything else? 4 A. There were investors in ACET Holdco. 4 2019, to Tony Ludlow? 5 Q. Okay. Who were those investors? 5 A. Yes. 6 A. I would have to look at the entity chart to be 6 Q. Okay. And is that the subject line stated 7 exactly who it was. 7 "Bankruptcy"? 8 Q. Who do you remember? 8 A. Yes. 9 A. Tomer Damti would have had ownership. I don't 9 Q. And was this with respect to the ACET 10 recall the name of his equity. And Baymark had an 10 bankruptcy petition we just reviewed? 11 ownership interest in Holdco. 11 A. How can I tell? 12 Q. Baymark Partners? Did Baymark Partners, in 12 Q. I don't know. What other bankruptcy would fact, own the rest of ACET Holdco? 13 13 this be in regard to? 14 A. What do you mean by that? I'm not sure I 14 A. Scrolling down. I'm going to take a look. 15 follow. 15 Q. Okay. Mr. Denegre, if you'll look at the Q. Did Baymark Partners own the rest of it, or 16 16 email that you sent on October 16th, I'm highlighting it 17 were there a bunch of other investors? 17 on the screen for you. There are several attachments 18 A. Within Baymark, it was just Baymark. There 18 reflected. Is this document a true and correct copy of 19 were no other investors. 19 the email that you sent to Mr. Ludlow? Q. Okay. So ACET Global's tax return wasn't a A. I think it is. 2.0 20 21 standalone return; it rolled up into a consolidated or 21 Q. And does it include as an attachment among 22 group tax return? 22 others a bill of sale and a voluntary petition? 23 MR. PERRIN: Objection; form. 23 A. I see the bill of sale. I see the voluntary 24 A. ACET Global was 100 percent owned by ACET 24 25 Holdco. 25 Q. Okay. Do you know what these documents were

	Page 242		Page 244
1	related to?	1	Q. Okay. Let's scroll down and look at this
2	A. Can I look at the documents?	2	Exhibit 1, the inventory. Is that, in fact, the
3	Q. Well, just looking at this email I don't	3	inventory that came from ACET Global? Is that the
4	have a lot of time left, so I kind of want to move	4	inventory you received from Bill Szeto?
5	through this. But looking at this email, was this in	5	MR. PERRIN: He's going through it.
6	regard to the ACET Global bankruptcy?	6	A. The only way I can tell if this is the same
7	A. Without I'm assuming that it is.	7	report is I would have to go look at what the attachment
8	Q. Right. Do you, in fact, know that it is?	8	was. I don't know.
9	A. I don't.	9	Q. (BY MR. FREEMAN) Okay. Well, what I want to
10	Q. Okay. Did you have discussions with	10	know is why were you sending days before this
11	Mr. Ludlow about the bankruptcy prior to this?	11	bankruptcy, why were you sending this bill of sale along
12	A. I'm not sure.	12	with other bankruptcy documents to Tony Ludlow?
13	Q. Okay. If we look down below, is that an email	13	A. It doesn't say in the email why I was sending
14	from Tony Ludlow to you on October 15th, 2019, with the	14	these, other than bill of sale. This is for Part 2.5,
15	subject line "Bankruptcy"?	15	statement of affairs.
16	A. Yes.	16	Q. We have seen in other emails that you've
17	Q. Okay. And does he say to you, "Let's discuss	17	provided explanation for things. Is there a reason
18	today"?	18	there's no explanation given here?
19	A. Yes, he does.	19	MR. PERRIN: Objection; form.
20	Q. And was your normal practice to have a	20	A. By me giving you an explanation that I'm not
21	discussion with Mr. Ludlow when he asked you to have a	21	exactly sure is correct wouldn't be appropriate.
22	discussion?	22	Q. (BY MR. FREEMAN) Okay. But looking back at
23	A. It would be.	23	the ACET Global bankruptcy petition that was reflected
24	Q. Okay. Did you have a discussion with	24	in Exhibit 1, recall that there was a question there
25	Mr. Ludlow?	25	about inventories. "Have any inventories of the
	Page 243	1	
1		1	Page 245
1	A. I don't recall.	1	debtor's property been taken within two years before
2	<ul><li>A. I don't recall.</li><li>Q. Okay. What was the bill of sale that was</li></ul>	2	debtor's property been taken within two years before filing this case?" And the answer there is no; is that
2	A. I don't recall. Q. Okay. What was the bill of sale that was attached to this document?	2 3	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?
2 3 4	<ul><li>A. I don't recall.</li><li>Q. Okay. What was the bill of sale that was attached to this document?</li><li>A. Can we take a look?</li></ul>	2 3 4	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.
2 3 4 5	<ul><li>A. I don't recall.</li><li>Q. Okay. What was the bill of sale that was attached to this document?</li><li>A. Can we take a look?</li><li>Q. Okay. It's up on your screen. It's part of</li></ul>	2 3 4 5	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) And you reviewed this prior
2 3 4 5 6	<ul> <li>A. I don't recall.</li> <li>Q. Okay. What was the bill of sale that was attached to this document?</li> <li>A. Can we take a look?</li> <li>Q. Okay. It's up on your screen. It's part of the documents that Baymark Partners produced.</li> </ul>	2 3 4 5 6	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) And you reviewed this prior to it be filed, correct?
2 3 4 5 6 7	<ul> <li>A. I don't recall.</li> <li>Q. Okay. What was the bill of sale that was attached to this document?</li> <li>A. Can we take a look?</li> <li>Q. Okay. It's up on your screen. It's part of the documents that Baymark Partners produced.</li> <li>A. I understand.</li> </ul>	2 3 4 5 6 7	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) And you reviewed this prior to it be filed, correct?  MR. PERRIN: Objection; form.
2 3 4 5 6 7 8	<ul> <li>A. I don't recall.</li> <li>Q. Okay. What was the bill of sale that was attached to this document?</li> <li>A. Can we take a look?</li> <li>Q. Okay. It's up on your screen. It's part of the documents that Baymark Partners produced.</li> <li>A. I understand.</li> <li>Q. Okay. Does that appear to be the bill of sale</li> </ul>	2 3 4 5 6 7 8	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) And you reviewed this prior to it be filed, correct?  MR. PERRIN: Objection; form.  A. I reviewed this file along with whoever our
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I don't recall. Q. Okay. What was the bill of sale that was attached to this document? A. Can we take a look? Q. Okay. It's up on your screen. It's part of the documents that Baymark Partners produced. A. I understand. Q. Okay. Does that appear to be the bill of sale in which Super G Capital sold or purported to sell assets of ACET Global to Windspeed Trading, LLC? A. Is that what this document says? Q. Well, that's what's stated in the first few lines of the bill of sale, is it not? MR. PERRIN: Objection; form. A. This looks like a bill of sale. Q. (BY MR. FREEMAN) Okay. For the foreclosure sale, correct? MR. PERRIN: Objection; form. A. It mentions foreclosure sale in that first paragraph. Q. (BY MR. FREEMAN) Okay. And Super G Capital	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) And you reviewed this prior to it be filed, correct?  MR. PERRIN: Objection; form.  A. I reviewed this file along with whoever our counsel was at the time.  Q. (BY MR. FREEMAN) Okay. And along with Mr. Ludlow, correct?  A. Again, I can't speak for Mr. Ludlow other than I know he signed the documents.  Q. Okay. But you had some discussions with him about it, correct?  A. His email asks us to have a discussion. I'm not sure if that happened or not.  Q. Okay. If this document was filed with a Federal court on October 23rd, 2019, this email in which you forward both the Voluntary Bankruptcy Petition and the foreclosure sale bill of sale with the inventory
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't recall. Q. Okay. What was the bill of sale that was attached to this document? A. Can we take a look? Q. Okay. It's up on your screen. It's part of the documents that Baymark Partners produced. A. I understand. Q. Okay. Does that appear to be the bill of sale in which Super G Capital sold or purported to sell assets of ACET Global to Windspeed Trading, LLC? A. Is that what this document says? Q. Well, that's what's stated in the first few lines of the bill of sale, is it not? MR. PERRIN: Objection; form. A. This looks like a bill of sale. Q. (BY MR. FREEMAN) Okay. For the foreclosure sale, correct? MR. PERRIN: Objection; form. A. It mentions foreclosure sale in that first paragraph. Q. (BY MR. FREEMAN) Okay. And Super G Capital as well? A. Yes. Q. And Windspeed Trading, LLC, as well?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) And you reviewed this prior to it be filed, correct?  MR. PERRIN: Objection; form.  A. I reviewed this file along with whoever our counsel was at the time.  Q. (BY MR. FREEMAN) Okay. And along with Mr. Ludlow, correct?  A. Again, I can't speak for Mr. Ludlow other than I know he signed the documents.  Q. Okay. But you had some discussions with him about it, correct?  A. His email asks us to have a discussion. I'm not sure if that happened or not.  Q. Okay. If this document was filed with a Federal court on October 23rd, 2019, this email in which you forward both the Voluntary Bankruptcy Petition and the foreclosure sale bill of sale with the inventory of ACET Global's assets to Mr. Ludlow just a few days
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I don't recall. Q. Okay. What was the bill of sale that was attached to this document? A. Can we take a look? Q. Okay. It's up on your screen. It's part of the documents that Baymark Partners produced. A. I understand. Q. Okay. Does that appear to be the bill of sale in which Super G Capital sold or purported to sell assets of ACET Global to Windspeed Trading, LLC? A. Is that what this document says? Q. Well, that's what's stated in the first few lines of the bill of sale, is it not? MR. PERRIN: Objection; form. A. This looks like a bill of sale. Q. (BY MR. FREEMAN) Okay. For the foreclosure sale, correct? MR. PERRIN: Objection; form. A. It mentions foreclosure sale in that first paragraph. Q. (BY MR. FREEMAN) Okay. And Super G Capital as well? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	debtor's property been taken within two years before filing this case?" And the answer there is no; is that correct?  MR. PERRIN: Objection; form. Q. (BY MR. FREEMAN) And you reviewed this prior to it be filed, correct?  MR. PERRIN: Objection; form. A. I reviewed this file along with whoever our counsel was at the time. Q. (BY MR. FREEMAN) Okay. And along with Mr. Ludlow, correct?  A. Again, I can't speak for Mr. Ludlow other than I know he signed the documents. Q. Okay. But you had some discussions with him about it, correct? A. His email asks us to have a discussion. I'm not sure if that happened or not. Q. Okay. If this document was filed with a Federal court on October 23rd, 2019, this email in which you forward both the Voluntary Bankruptcy Petition and the foreclosure sale — bill of sale with the inventory of ACET Global's assets to Mr. Ludlow just a few days before, correct?

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	Page 246	Page 248
1	2019?	1 Matt Denegre, mdenegre@baymarkpartners.com to Steve
2	Q. (BY MR. FREEMAN) Correct.	2 Bellah and Tony Ludlow, steve@supergcapital and
3	A. And what's your question?	3 tludlow@baymarkpartners.com; is that correct?
4	Q. I'm just asking, did you send him those items	4 A. Yes.
5	several days before ACET Global's bankruptcy petition	5 Q. Okay. And this was sent on November 21st,
6	was filed?	6 2018; is that correct, sir?
7	A. I don't recall.	7 A. I see November 27th, the one I'm looking at.
8	Q. And did you have any discussion with	8 Q. Look just below that one. Do you see the one
9	Mr. Ludlow about concerns about ACET Global's inventory	9 on your screen that says November 21st, 2018?
10	in relation to the bankruptcy petition?	10 A. I'm there. I see it.
11	MR. PERRIN: Objection; form.	Q. Okay. And let's look at what you state in
12	A. Not that I recall.	this email. It says, "We had to bring her in last
13	Q. (BY MR. FREEMAN) Okay.	13 minute because there are multiple parties involved,
14	(Exhibit 37 marked.)	14 (ACET Global, Windspeed, Baymark) and our corporate
15	Q. (BY MR. FREEMAN) I'm going to put what's	counsel does not have bankruptcy/foreclosure expertise
16	marked as Exhibit 37 on your screen. Do you see that,	16 within their firm." Is that a correct statement, sir?
17	sir?	17 A. That's what it says.
18	A. Yes.	Q. And did you, in fact, send this email?
19	Q. Now, bankruptcy the bankruptcy that	19 A. Yes.
20	occurred in 2019, had you discussed a bankruptcy prior	Q. And is this a true and correct copy of the
21	to that?	21 email that you sent?
22	A. I don't recall if we did or not.	22 A. I think it is.
23	Q. Had you discussed the possibility of ACET	Q. Okay. Why did you send this?
24	Global going into a bankruptcy?	24 A. I don't know.
25	A. I don't recall.	25 Q. Okay. What did you when you referred to
	D 247	
	Page 247	Page 249
1	Page 247	Page 249
1	Q. Did you discuss that with Super G?	corporate counsel, was that referring to Hallett &
2	<ul><li>Q. Did you discuss that with Super G?</li><li>A. Can't recall.</li></ul>	1 corporate counsel, was that referring to Hallett & Perrin?
2 3	<ul><li>Q. Did you discuss that with Super G?</li><li>A. Can't recall.</li><li>Q. Did you discuss that with Super G in 2018?</li></ul>	1 corporate counsel, was that referring to Hallett & 2 Perrin? 3 A. I would think it would be Hallett & Perrin.
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2 3 4 5	<ul><li>Q. Did you discuss that with Super G?</li><li>A. Can't recall.</li><li>Q. Did you discuss that with Super G in 2018?</li><li>A. I don't recall.</li><li>Q. Maybe, like a year before this bankruptcy</li></ul>	1 corporate counsel, was that referring to Hallett & 2 Perrin? 3 A. I would think it would be Hallett & Perrin. 4 Q. Did Hallett & Perrin initially not want 5 anything to do with this bankruptcy or foreclosure?
2 3 4 5 6	<ul><li>Q. Did you discuss that with Super G?</li><li>A. Can't recall.</li><li>Q. Did you discuss that with Super G in 2018?</li><li>A. I don't recall.</li><li>Q. Maybe, like a year before this bankruptcy petition?</li></ul>	1 corporate counsel, was that referring to Hallett & 2 Perrin? 3 A. I would think it would be Hallett & Perrin. 4 Q. Did Hallett & Perrin initially not want 5 anything to do with this bankruptcy or foreclosure? 6 MR. PERRIN: Objection; form.
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	Page 250		Page 252
1	A. You would have to ask Steve. I don't recall	1	Q. (BY MR. FREEMAN) Okay. Did you discuss your
2	what sense of urgency there was at this time.	2	deposition here with anyone prior to this deposition?
3	Q. Okay. And going to your email above that,	3	MR. PERRIN: Objection; form.
4	what bankruptcy or foreclosure are you referring to?	4	A. Discussed with our attorneys and Tony Ludlow.
5	MR. PERRIN: Objection; form.	5	I let David Hook know I had to go to a deposition.
6	Q. (BY MR. FREEMAN) Was that the bankruptcy of	6	Q. Okay.
7	ACET Global?	7	A. My wife. That was it.
8	MR. PERRIN: Objection; form.	8	Q. (BY MR. FREEMAN) Did you discuss anyone
9	A. My email here says, "and our corporate counsel	9	else's deposition in this case with them?
10	does not have bankruptcy/foreclosure expertise within	10	A. I don't recall. I don't believe so.
11	their firm."	11	Q. Did you talk with Mr. Szeto after his
12	Q. (BY MR. FREEMAN) Was there, in fact, a plan	12	deposition?
13	in 2018 to take ACET Global into bankruptcy?	13	A. No.
14	A. Not that I'm aware of.	14	Q. No? Did Tony Ludlow talk with Mr. Szeto after
15	Q. Was there a plan to foreclose on the assets of	15	his deposition?
16	ACET Global?	16	A. You would have to ask Tony that.
17	A. Super G may have had a plan.	17	Q. Okay. Did you have a discussion with Tony
18	Q. Okay. How did that impact Baymark Partners?	18	Ludlow about your deposition?
19	MR. PERRIN: Objection; form.	19	A. Yes.
20	A. It didn't impact Baymark Partners.	20	Q. Okay. When did you have that discussion?
21	Q. (BY MR. FREEMAN) Okay. Why did you state	21	MR. PERRIN: Objection; form.
22	there were multiple parties involved?	22	A. It would have been one or two weeks ago.
23	A. Not sure.	23	Q. (BY MR. FREEMAN) Okay. One or two weeks ago?
24	Q. Okay. You don't know what that means?	24	You're sure of that?
25	A. I don't. I'm sorry.	25	A. It's within a two-week time frame. I don't
		_	
	Page 251		Page 253
1	Page 251	1	Page 253
1 2	Q. Even looking at this, you didn't have anything	1	know the specific date, but I know it wasn't a month
2	Q. Even looking at this, you didn't have anything to do with ACET Global's foreclosure?	2	know the specific date, but I know it wasn't a month ago.
2	<ul><li>Q. Even looking at this, you didn't have anything to do with ACET Global's foreclosure?</li><li>A. Super G foreclosed on ACET. Super G</li></ul>	2 3	know the specific date, but I know it wasn't a month ago.  Q. How many times?
2 3 4	<ul><li>Q. Even looking at this, you didn't have anything to do with ACET Global's foreclosure?</li><li>A. Super G foreclosed on ACET. Super G</li><li>Q. You didn't have anything do with that?</li></ul>	2 3 4	know the specific date, but I know it wasn't a month ago.  Q. How many times?  A. Just once.
2 3 4 5	<ul> <li>Q. Even looking at this, you didn't have anything to do with ACET Global's foreclosure?</li> <li>A. Super G foreclosed on ACET. Super G</li> <li>Q. You didn't have anything do with that?</li> <li>MR. PERRIN: Objection; form.</li> </ul>	2 3 4 5	know the specific date, but I know it wasn't a month ago.  Q. How many times?  A. Just once.  Q. And where did you meet with him?
2 3 4 5 6	<ul> <li>Q. Even looking at this, you didn't have anything to do with ACET Global's foreclosure?</li> <li>A. Super G foreclosed on ACET. Super G</li> <li>Q. You didn't have anything do with that? MR. PERRIN: Objection; form. A. No.</li> </ul>	2 3 4 5 6	know the specific date, but I know it wasn't a month ago.  Q. How many times?  A. Just once.  Q. And where did you meet with him?  A. In my office.
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	Page 254		Page 256
1	Q. (BY MR. FREEMAN) Did you believe anything	1	(Exhibit 31 marked.)
2	that he said was inaccurate?	2	Q. (BY MR. FREEMAN) So I'm putting on the screen
3	MR. PERRIN: Objection; form.	3	what's marked as Exhibit 31. Do you see that, sir? Is
4	A. Given that he's under oath, I have to assume	4	that a calendar invite from you to Mr. Ludlow on
5	everything that he said was truthful.	5	December 19th, 2019, the subject matter "ACET lawsuit/
6	Q. (BY MR. FREEMAN) Okay. So your testimony, as	6	Documentation of foreclosure by Super G"?
7	you sit here today, is that you believe everything that	7	A. Yes.
8	Mr. Szeto said in his deposition was truthful?	8	Q. Okay. Is that, in fact, a true and correct
9	MR. PERRIN: Objection; form.	9	copy of that?
10	A. No. I'm not going to have an opinion on that.	10	A. Yes.
11	Q. (BY MR. FREEMAN) Okay. Who else did you talk	11	Q. And did you, in fact, have a discussion with
12	to about Mr. Szeto's deposition?	12	Tony Ludlow on or around the date reflected there about
13	A. I only think I talked to Mr. Szeto's	13	the foreclosure of ACET Global's assets?
14	deposition with our attorneys.	14	A. I don't recall if we did or not.
15	Q. Okay.	15	Q. You don't recall having any discussion about
16	A. And my wife. My wife was wondering what I was	16	that with Mr. Ludlow?
17	doing in the living room.	17	A. I do not.
18	Q. You didn't discuss it with Mr. Ludlow?	18	Q. Okay. Have you had any discussions with Bill
19	A. No.	19	Szeto about this case?
20	Q. Steven Bellah?	20	MR. PERRIN: Objection; form.
21	A. No.	21	A. Yes, I did.
22	Q. Alex Godinez?	22	Q. (BY MR. FREEMAN) Okay. When were those?
23	A. No.	23	A. Not sure. Not sure of the exact date. It
24	Q. And not Mr. Szeto?	24	would have been last year.
25	A. No.	25	Q. Okay. And what was that about?
	Page 255		Page 257
1	Q. How many times have you had discussions with	1	A. Bill had called me to discuss the defendants
2	Tony Ludlow about this case?	2	and who was representing the defendants.
3	A. I don't know Tony Ludlow's been on emails	3	Q. Okay. And what did you tell him?
4	with our attorneys.	4	A. I said Hallett & Perrin were representing the
5	MR. PERRIN: I would caution you not to	5	Baymark defendants, and you should have your own counsel
6	disclose any attorney-client communications.	6	for Windspeed.
7	A. And phone calls with our attorneys. Those	7	Q. Okay. Did you tell him that Baymark Partners
8	were the discussions.	8	didn't want to be involved?
9	Q. (BY MR. FREEMAN) Okay. Did you ever have a	9	A. I don't remember if I did or not.
10	meeting with Mr. Ludlow, just you and Mr. Ludlow or you	10	Q. Okay. Is there any reason that Mr. Szeto
11	and Mr. Ludlow with no attorneys about this case?	11	would have coordinated with Super G to prepare a
12	MR. PERRIN: Objection; form.	12	response in this case?
13	A. I don't recall.	13	MR. PERRIN: Objection; form.
14	Q. (BY MR. FREEMAN) Okay. Do you recall having	14	A. I don't know.
15	a meeting with Mr. Ludlow to try to get documentation	15	(Exhibit 32 marked.)
16	about the foreclosure by Super G?	16	Q. (BY MR. FREEMAN) I'm putting on the screen
	A. Can you ask that again?	17	what's marked as Exhibit 32, sir. It's an email
17		18	email correspondence between William Szeto, Alex Szeto
18	Q. Yeah. Did you ever have a meeting with		
18 19	Mr. Ludlow to try to pull together documentation of the	19	and Steve Bellah. Do you see that, sir?
18 19 20	Mr. Ludlow to try to pull together documentation of the foreclosure by Super G?	19 20	A. I see that.
18 19 20 21	Mr. Ludlow to try to pull together documentation of the foreclosure by Super G?  A. I don't recall if I did or not.	19 20 21	<ul><li>A. I see that.</li><li>Q. Okay. And this is dated September 25th, 2020.</li></ul>
18 19 20 21 22	Mr. Ludlow to try to pull together documentation of the foreclosure by Super G?  A. I don't recall if I did or not.  Q. Okay. Was that not a specific topic of a	19 20 21 22	<ul><li>A. I see that.</li><li>Q. Okay. And this is dated September 25th, 2020.</li><li>Do you see that?</li></ul>
18 19 20 21 22 23	Mr. Ludlow to try to pull together documentation of the foreclosure by Super G?  A. I don't recall if I did or not.  Q. Okay. Was that not a specific topic of a meeting maybe right before the bankruptcy petition was	19 20 21 22 23	<ul><li>A. I see that.</li><li>Q. Okay. And this is dated September 25th, 2020.</li><li>Do you see that?</li><li>A. Yes.</li></ul>
18 19 20 21 22	Mr. Ludlow to try to pull together documentation of the foreclosure by Super G?  A. I don't recall if I did or not.  Q. Okay. Was that not a specific topic of a	19 20 21 22	<ul><li>A. I see that.</li><li>Q. Okay. And this is dated September 25th, 2020.</li><li>Do you see that?</li></ul>

	Page 258		Page 260
1	copying Matt since he gave us the answer that Baymark	1	A. That would have been 2020.
2	will no longer want to be involved with the lawsuit.	2	Q. Okay. Late 2020 or early, middle?
3	Before I go to see the lawyer, I would like to talk to	3	A. It would have been middle to late.
4	two of you to prepare our response and get whatever	4	Q. Okay. What did you discuss with him?
5	document we have as backup." Do you see that?	5	A. As part of discovery, I wanted to get access
6	MR. PERRIN: Objection; form.	6	to all of the ACET emails. I wasn't sure how to do
7	A. I see the email, yes.	7	that.
8	Q. (BY MR. FREEMAN) Did you, in fact, have a	8	Q. And did Mr. Szeto know?
9	conversation with William Szeto around the time of this	9	A. He suggested to call a firm.
10	email?	10	Q. Okay. And was that possibly Rock Design
11	A. I had a conversation with Bill Szeto	11	Hosting?
12	probably I know prior to this email, but it would	12	A. Potentially, yes.
13	have been late summer-ish.	13	Q. Okay. And did you, in fact, call that
14	Q. Okay. What did you discuss?	14	company?
15	A. Bill had asked who was representing the	15	A. I did.
16	defendant. I told him Hallett & Perrin was representing	16	Q. Okay. And what did you discover?
17	the Baymark defendants, and you should get your own	17	A. That the emails on their server were cleared
18	counsel.	18	out because of nonpayment. They don't hold that data
19	Q. Okay. Because he was part of Windspeed?	19	after a certain amount of time.
20	A. Correct.	20	Q. So those emails had all been deleted?
21	Q. And Windspeed was a completely separate,	21	A. If you want to call it deleted, I guess that's
22	independent company?	22	the appropriate way. They don't keep data after a
23	A. Yes.	23	certain amount of time.
24	Q. That had no relationship whatsoever to Baymark	24	Q. Those emails had been destroyed, correct?
25	Partners?	25	MR. PERRIN: Objection; form.
	Page 259		Page 261
1		1	
1 2	Page 259  MR. PERRIN: Objection; form.  A. Yes.	1 2	Page 261  A. Yes, the third-party website or hosting site would have gotten rid of those emails.
	MR. PERRIN: Objection; form.	1	A. Yes, the third-party website or hosting site
2	MR. PERRIN: Objection; form. A. Yes.	2	A. Yes, the third-party website or hosting site would have gotten rid of those emails.
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2 3 4 5 6	MR. PERRIN: Objection; form.  A. Yes. Q. (BY MR. FREEMAN) Okay. Did you have a discussion that also involved William Szeto and Steve Bellah of Super G?  A. Not that I recall.	2 3 4 5 6	A. Yes, the third-party website or hosting site would have gotten rid of those emails.  Q. (BY MR. FREEMAN) Did you believe that there were relevant emails  MR. PERRIN: Objection; form.  Q. (BY MR. FREEMAN) that were deleted?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. PERRIN: Objection; form.  A. Yes. Q. (BY MR. FREEMAN) Okay. Did you have a discussion that also involved William Szeto and Steve Bellah of Super G? A. Not that I recall. Q. You don't recall a conference call involving you, Mr. Szeto and Super G? A. I don't. Q. But now, Mr. Szeto testified that that call, in fact, did happen. Do you maintain that that part of his testimony was false? A. I can't give you an opinion on his testimony. Q. Okay. Who hosted ACET Global's email accounts? A. There was a third-party email hosting company that did that. Q. Okay. Was that Rock Design Hosting? A. It could be. Q. Okay. Was it, in fact, Rock Design Hosting? A. I don't know. Q. Okay. Did you talk to Bill Szeto about getting access to ACET Global's emails?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes, the third-party website or hosting site would have gotten rid of those emails.  Q. (BY MR. FREEMAN) Did you believe that there were relevant emails

	Page 262		Page 264
1	MR. PERRIN: Objection; form.	1	trial.
2	A. It didn't cross my mind.	2	MS. HARD-WILSON: Windspeed also
3	Q. (BY MR. FREEMAN) No? Did Mr. Ludlow ever say	3	reserves.
4	anything in that regard?	4	THE REPORTER: Brenda, do you need a copy
5	A. No.	5	of the deposition?
6	Q. No? Why did you want to get these documents?	6	MS. HARD-WILSON: No, thank you.
7	A. There was a request for discovery, and we felt	7	THE REPORTER: Okay.
8	it was necessary to pull all the documents.	8	MR. PERRIN: Jason, you have been talking
9	Q. Okay. But all of those documents that were	9	about a document that I don't remember the number of it,
10	responsive had, in fact, been deleted?	10	but it was one of your exhibits about the ACET Global
11	MR. PERRIN: Objection; form.	11	shutdown. And Mr. Denegre mentioned that he thought
12	A. Those emails were deleted by this party, this	12	that it had been requested by Super G by an email. And
13	third party.	13	you said, Had that been produced? It has. We checked,
14	Q. (BY MR. FREEMAN) Okay. And was this, in	14	and yes, that was produced.
15	fact, in December of 2020?	15	MR. FREEMAN: Okay.
16	A. It may have been.	16	MR. PERRIN: It is Document BP006293.
17	(Exhibit 33 marked.)	17	MR. FREEMAN: Thank you very much. I
18	Q. (BY MR. FREEMAN) Okay. I'm putting on the	18	appreciate that.
19	screen what's marked as Exhibit 33. Do you see that,	19	MR. PERRIN: Email from Bellah dated
20	sir?	20	September 7th to Matt Denegre.
21	A. Okay.	21	MR. FREEMAN: Okay.
22	Q. And after reviewing this document, was it, in	22	MR. PERRIN: All right.
23	fact, Rock Design Hosting that had preserved access to	23	THE REPORTER: Ed, did you say you wanted
24	the emails?	24	an expedited copy of the depo, correct?
25	A. Yes.	25	MR. PERRIN: I don't think we need an
23	A. 165.	23	IVIK. I EKKIIV. I don't tillik we need all
	Page 263		Page 265
1	Q. And was that all of the ACET Global, LLC,	1	expedited copy of the depo.
2	emails?	2	(End of proceedings.)
3	A. I assume so. This was the first time I had	3	(g,
4	heard of the company or who hosted the emails.	4	
5	Q. Okay. But you got that information from Bill	5	
6	Szeto?	6	
7	A. Yes.	7	
8	Q. What did	8	
9	MR. PERRIN: Karen, can we get a time	9	
10	check, please?	10	
11	THE REPORTER: Six hours and 18 seconds.	11	
12	MR. FREEMAN: All right. We're almost	12	
13	done.	13	
14	MR. PERRIN: You're done. It's over six	14	
15	hours.	15	
16	Q. (BY MR. FREEMAN) One last question,	16	
17	Mr. Denegre. What did Mr. Szeto say to you in your	17	
18	conversation about the status of the ACET Global	18	
19	electronic documents that had been deleted?	19	
20	MR. PERRIN: Objection; form.	20	
21	A. He didn't mention anything about deleted	21	
22	emails.	22	
23	MR. PERRIN: All right.	23	
24	MR. FREEMAN: Pass the witness.	24	
25	MR. PERRIN: Reserve questions, time of	25	
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	Page 266	Page 268
1	CHANGES AND SIGNATURE	1 NO. DC-19-09828
2	WITNESS NAME: MATT DENEGRE	2 D&T PARTNERS, LLC ) IN THE DISTRICT COURT
3	DATE OF DEPOSITION: April 8, 2021	(Successor in interest to ) 3 ACET VENTURE PARTNERS, )
4	PAGE LINE CHANGE REASON	LLC),
	PAGE LINE CHANGE REASON	4 )
5	·	Plaintiffs ) DALLAS COUNTY, TEXAS  5
6		VS.
7		6
8		ACET GLOBAL, LLC; BAYMARK ) 7 ACET HOLDCO, LLC; BAYMARK ) 116th JUDICIAL DISTRICT
9		MANAGEMENT, LCC; BAYMARK )
10		8 MANAGEMENT, LLC; BAYMARK )
11		PARTNERS; DAVID HOOK; ) 9 TONY LUDLOW; and
12		WINDSPEED TRADING, LLC,
13		10
14		Defendants 11
15		12
16		REPORTER'S CERTIFICATION
17		13 DEPOSITION OF MATT DENEGRE April 8, 2021
18		14
19		15 I, Karen Usher, Certified Shorthand Reporter in and
20		16 for the State of Texas, hereby certify to the following: 17 That the witness, MATT DENEGRE, was duly sworn by
		18 the officer and that the transcript of the oral
21	·	19 deposition is a true record of the testimony given by 20 the witness;
22		20 the witness; 21 That the deposition transcript was submitted on
23	<del></del>	22 APRIL 22, 2021 to the witness or to the attorney for the
24		23 witness for examination, signature and return to me by 24 MAY 12, 2021;
25		25 That the amount of time used by each party at the
	D 267	Davis 200
	Page 267	Page 269
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	Page 270	
1		
1 2	FURTHER CERTIFICATION UNDER RULE 203 TRCP The original deposition was was not	
3	returned to the deposition officer;	
4	If returned, the attached Changes and Signature	
5	page contains any changes and the reasons therefore;	
6	If returned, the original deposition was delivered	
7	to MR. JASON FREEMAN, Custodial Attorney;	
8	That \$ is the deposition officer's	
9	charges to the Plaintiff for preparing the original	
10 11	deposition transcript and any copies of exhibits; That the deposition was delivered in accordance	
12	with Rule 203.3, and that a copy of this certificate was	
13	served on all parties shown herein on and filed with the	
14	Clerk.	
15	Certified to by me this day of, 2020.	
16		
17		
18	MADY VADEN LIGHED CCD # 5526	
19	MARY KAREN USHER, CSR # 5536 Expiration: 1/31/2022	
	Firm Registration # 10278	
20	USHER REPORTING SERVICES	
	1326 Lochness Drive	
21	Allen, Texas 75013	
2.0	(214) 755-1612	
22 23	karen@usherreporting.com	
24		
25		